

प्राधिकार से प्रकाशित

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इस भाग में भिन्न पृष्ठ संख्या की काती है जिससे कि -यह श्रवन संकलन के क्य में रखा का सके Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग II—वर्ष 3—उप-वर्ष (ii) PART II—Section 3—Sub-section (ii)

(एका मंत्रालय को छोड़कर) भारत सरकार के मंत्रालयों और (संघ राज्य क्षेत्र प्रशासमों को छोड़कर) केन्द्रीय प्राधिकारियों द्वारा जारी किये गए सांविधिक आदेश और ग्रविस्चनाएं

Statutory orders and notifications issued by the Ministries of the Government of India (other than the Ministry of Defence) by Central Authorities (other than the Administrations of Union Territories)

विधि न्याय और कम्पनी कार्य मंत्रालय (कम्पनी कार्य विभाग) नई विल्ली, 18 सितम्बर, 1975

का० आ० 5283.— का०आ० 523 (इ) केन्द्रीय सरकार, कस्पनी प्रिधिनियम, 1956 (1956 का 1) की धारा 58 क की उपधारा (7) के खंड (ख) के प्रमुसरण में, भारतीय रिजर्व वैक के परामर्श से, सभी वर्गों की वित्तीय कस्पनियों को ऐसी कस्पनियों के रूप में विनिद्धिट करती है जिन्हें कस्पनी प्रधिनियम, 1956 की धारा 58क का कोई उपबन्ध (उस धारा की उपधारा (2) के खंड (ख) के धिशापन से संबंधित उपबन्धों को छोड़ कर), उस खंड के प्रयोजनार्थ लागू नहीं होंगे।

स्पष्टीकरण: ----इस प्रधिसूचना के प्रयोजनार्थ, 'वित्तीय कम्पनी', से प्रभिन्नेत है ऐसी श्रवेकारी कम्पनी जो भारतीय रिजर्व बैंक प्रधिनियम, 1934 (1934 का 2) की धारा 45-। के खंड (ग) के प्रयों के प्रमुसार विसीय संस्था हैं।

[संख्या 1/21/75-सी० एल० 14]

का० आ० 5284.—-का० आ० 524 (ङ) कम्पनी अधिनियम, 1956 (1956 का 1) की धारा 642 के साथ पठित धारा 58क द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्व कैंक

के परामर्थ से, कम्पनी (निक्षेपों का प्रतिग्रहण) नियम, 1975 में संशोधन करने के लिये निम्नलिखित बनाती है, ग्रयांत:---

REGISTELED No. (D.) D-73

- (1) इन नियमों का नाम कस्पनी (निक्षेपों का प्रतिग्रहण) संशोधन नियम, 1975 हैं।
 - *(2) ये राजपत्र में प्रकाशन की तारीख को प्रवृत्त होंगे।
- 2 कम्पनी (निक्षेपों का प्रतिग्रहण) नियम; 1975 (जिसे इसमें इसके पण्चात् उक्त नियम कहा गया है) के नियम 1 के उपनियम(3) में निम्नलिखित परन्तुक जोड़ा जायगा, मर्थात् "परन्तु नियम 4 के सिवाय, इन नियमों की कोई बात उस मर्बैकारी कम्पनी को लागू नहीं होगी जो मारतीय रिजर्व बैंक अधिनियम, 1934 (1934 का 2) की धारा 45 हा के खंड (ग) के मर्थ में वित्तीय संस्था हैं।"
- 3 उक्त नियमों के नियम 2 के खंड (ख) में उपखंड (8) के पण्चात्, निम्नलिखित उपखंड मन्तःस्थापित किया जायगा, भ्रथात्—
- "(ix) किसी ऐसे व्यक्ति से प्राप्त कोई रकम जो उनत रकम की प्राप्त के समय कम्पनी का निर्देशक था या किसी प्राइनेट कम्पनी द्वारा ग्रापने शेयरधारकों से प्राप्त कोई रकम।"

- 4. उन्त नियमों के नियम 3 में, उपनियम (2) के खंड (1) में, "(प्राइवैट कम्पनी द्वारा अपने शेयरधारकों से प्रतिगृहीत निक्षेपों से भिन्न)" शब्दों और कोष्टकों का लोप किया जायेगा।
 - 5. उक्त नियमों के नियम 4 में,~~
- (i) उपनियम (1) में, "जनसाक्षारण से निक्षेप, जो अपने निवेशकों से निक्षेपों से भिन्न हो, आमंत्रित करना अथवा उनका प्रतिग्रहण करना भाहती हैं", शस्त्रों के स्थान पर, "निक्षेप आमंत्रित करना या किसी अस्य व्यक्ति की निक्षेप आमंत्रित करने के लिये अनुकात करना या उससे आमंत्रित करवाना चाहती है", शब्द रखे जायेंगे।

*स नियम 18 सितम्बर, 1975 से लागू हो गये जबकि इन नियमों का अंग्रेजी संस्करण भारत के राजपत भाग 2, खंड 3, उपखंड (i) में प्रकाशित।

- (ii) उपनियम (3) में, "उस विशीय वर्ष के जिसमें कि यह जारी किया गया हो, अन्त तक विद्यमान रहेगा", शब्दों के स्थान पर, "उस वित्तीय वर्ष की, जिसमें कि वह जारी किया गया हो, समाप्ति की तारीख से छह माम की समाप्ति पर्यन्त या उस तारीख पर्यन्त, जिसकी कि तुलनपत्र साधारण अधिवेशन में कम्पनी के सामने रखे जायें, या जहां किसी वर्ष का साधारण अधिवेशन न किया गया हो वहां, उस अन्तिम विन पर्यन्त जिसकों कि अधिवशन किया जाना था, जो भी पूर्वतर हो, विद्यमान रहेगा,"
- उक्त नियमों के नियम 8 के स्थान पर निम्नलिखित नियम रखा जायगा, ग्रथति:---

"8. निक्षेपों के प्रतिसंवाय की आवत साधारण उपजन्ध--जहां कम्पनी ऐसे निक्षेप की तारीख से छः मास की अविधि के प्रयंतान के प्रचात किन्तु उस अविधि की समाप्ति के पूर्व जिसके लिये कम्पनी ने निक्षेप का प्रतिग्रहण किया हो, निक्षेप का प्रतिग्रहण किया हो, निक्षेप का प्रतिग्रहण विश्व हो, निक्षेप का प्रतिग्रहण वारा देय व्याज की दर संविदाकृत वर से दो प्रतिग्रत घटा दी जायेगी और कम्पनी इस प्रकार घटाई गई दर से किसी उच्चतर घर पर व्याज नहीं देगी:

परन्तु इस नियम में की कोई बात, कम्पनी द्वारा किसी निक्षेप के उस प्रतिसंदाय को लागू नहीं होगी जो उस प्रवधि की समाप्ति के पूर्व किया जाये जिसके लिये ऐसे निक्षेप का प्रतिग्रहण किया गया हो, यदि—

- (1) ऐसा प्रतिसंवाय केवल (क) ग्रावैकारी ग्राविसीय कम्यानियां (रिजर्ब बैंक) निदेश, 1966 या (ख) नियम 3 के उपनियम (3), के उपबन्धों के श्रनुपालन के प्रयोजनार्थ किया गया हो, या
- (II) ऐसा प्रतिसंदाय ऐसी क्षतों श्रीर निवन्धनों में, जिनके ग्रधीन निक्षेप कम्पनी द्वारा प्रतिगृहीत किया गया था, विनिर्दिष्ट विकल्प के श्रमुक्तरण में किया गया हो।
- 7. उक्त नियमों के नियम 10 के स्थान पर निम्नलिखित नियम रखा जायगा, प्रथात्:--
 - "10 निक्षेपों की विवरणी रिजस्ट्रार के पास दाखिल की जायेगी-
- (1) प्रत्येक कम्पनी, जिसे में नियम लागू हैं, प्रत्येक वर्ष, 30 जून को या उसके पूर्व, रिजस्ट्रार के पास, इन नियमी से उपबाद प्रक्ष में और उस वर्ष के 31 मार्च की स्थित के धनुसार जानकारी देते हुये, एक विवरणी वाश्विल करेगा।
- (2) विवरणी की एक प्रति साथ साथ ही भारतीय रिजर्व बैंक की धी जावगी।"

.. 8. उक्त नियमों के नियम 12 के पश्चात् निम्नलिखित श्रन्तः स्पापित् किया जायेगा, अर्थातः ---

"प्ररूप"

(नियम	10	देखिय)
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वित्तीय कम्पनियों से भिन्न प्रवैकाकारी कम्पनियों में 31 मार्च, 19----को यथास्थित निक्षेपों की विवरणी

- उद्योग का प्रकारः (सूती वस्त्र, चीनी, इंजीनियरी, भ्रावि):
- 10. कस्पनी को बैंकर (बैंकरों का/के नाम श्रीर पता/पते------*जो लागू न हो उसे काट दीजिये ।

टिप्पण:--विवरणी को पूरा करके, कम्पनियों के रजिस्ट्रार के पास दाखिल किया जाना चाहिये, और उसकी एक प्रति मुख्य अधि-कारी, ग्रावैककार कम्पनी विभाग, भारतीय रिजर्व बैंक, कलकक्ता को भेजी जानी चाहिये।

भाग–क

बकामा निक्षेप, स्मादि

31 मार्च, 19-----की यभास्थित

निक्षेपों के प्रकार, छूट प्राप्त उधार स्रीर प्राप्तियां लेखास्रों की रकम (हजार संख्या रुपयों में)

- नियमीं के नियम 3(2)(1) में निर्दिष्ट प्रकार के निक्षेप
- (क) पूर्ववर्ती प्रबन्ध समिकतीं श्री सा सिववीं श्रीर भीर कोषपालों द्वारा गारन्टीकृत निक्षेप, जो ऋणों के रूप में प्राप्त किये गये हों।
- (ख) अप्रतिभूत डिवेंसर
- (ग) ऐसे निक्षेप जिसमें शेयरधारिकों से प्राइ-बेट लिमिटेड कम्पनी के शोयरधारक नहीं प्राप्त श्रप्रतिभूत ऋण सम्मिलित हैं, किन्तु सनिवेशकों से प्राप्त ऋणों की छोड़कर।
- (घ) ऐसे निक्षेप जिनमें निवेणकों द्वारा अपनी वैयक्तिक हैसियत में गारन्टीकृष ऋण सम्मिलित है।

1	2 3	किया गया है किस्तु उक्क वर्ष के बौरान
(इ) कुल योग (क + ख + ग + घ)		ं कम्पनी द्वारा प्रतिसंदत्त नहीं की गई है तथाऐसे ग्रंगवत्त गेथ मिक्षेपों की रकम का
(II) नियमों के नियम $3(2)(II)$ में निर्दिष्ट प्रकार के निक्षेप		तथा एस अध्ययक्त भाषा । मकापा का रकम का योग।
(च) नियत निक्षेप		(ण) भ्रन्य, छूट प्राप्त उधार
(छ) कोई भ्रन्य निक्षेप (उन्हें छोड़कर जो		[नियम 2(ख)(vii) तथा (viii)]
नियम 3 में स्पष्टीकरण 1 में मनुबद्ध अपेक्षामों के मनुसार है।		लेखाधों की संख्या रकम (हजार रुपयों में)
(ज) कुल गोग (च + छ)		नियम 3 के भ्रम्तर्गत
		(क) निदेशकों से प्राप्त धन राशि
1	2 3	(ख) प्राइवेट कस्पनी की दशा में शैयर धारकों
III. ऐसे छूटप्राप्त उधार निक्षेपों के रूप में		से प्राप्त धनराशि
नहीं की जाये		(ग) प्रतिभूत निक्षेप
क. नियम 2 के ग्राधीन		प्रतिभूति की प्रकृति और मूल्य, निष्पादित
(झ) केन्द्रीय सरकार या राज्य सरकार या		दस्ताबेजों की विशिष्टियां संक्षेप में पृथक
किसी ग्रन्थ स्त्रीत से प्राप्त राशि जिसके		से उपवर्शित की आर्थे।
प्रतिसंदाय की गारण्टी केन्द्रीय सरकार	,	المستقلة من معرف معرف المستقلة المستقلة المستقلة المستقلة المستقلة المستقلة المستقلة المستقلة المستقلة المستقلة - المستقلة
या किसी राज्य सरकार या किसी स्थानीय प्राधिकारी द्वारा की गर्ष		क प्रीर खें की थीग
\$		
		भाग—∹सा * निश्नेपों-की विशिष्टिया
[नियम 2(ख) (I)]		31 मार्च 19को यथास्थित
(ट) वैंकों ग्रौर श्रन्य विनिर्दिश्ट संस्थाश्रों से		
उधार लिये गये :		निक्षेपों के प्रकार निक्षेपों की विशिष्टियां लेखाओं की रकम (हजार
[नियम $2(f u)(f H)$ मीर $(f HI)$]		संलं के झंलों में)
ठ) संयुक्त स्टाक कम्पनियां (जिसमें उसी		1 (क) नियम 3 (2) 1. 3 मास से कम के-
समूह की कम्पनियां सम्मिलित हैं) से		(i) के भ्रन्तर्गत निक्षेप भीतरमांग पर या
प्राप्त राणि		(भागककी सद I के सुचना पर या ग्रस्यथा ग्रनुसार) प्रतिसंदेग, ————————————————————————————————————
[नियम 2 (खा)(iv)]		
(ड) कर्मकारियों से प्राप्त प्रतिभूति निक्षेप		2. 6 सास से कम किन्तु
[नियम 2(ख)(V)]		3 मास या उससे प्रधिक की भ्रषधि के पण्चात्
(ड) कथ विकय या अन्य मिभकतिभी से कारकार के प्रयोजनार्थ प्राप्त राणि		प्रतिसंदेय ।
कारआर के अयोजनाय आप्त राजि [नियम 2(ख)(Vi)]		·
[1144 2(4)(11)]	रकम (हजार रुपयों में)	1. नियम 3(2)(ii) 1. 6 मास से कम भीतर
 गत वर्षों से झग्रनीत रकम 	,	के ग्रन्तर्गत निक्षेप (भाग मांगपर या सूचना पर ककी मद 🎞 के या ग्रन्यथा प्रतिसंवेय ।
2. वर्ष के दौरान ग्रहण किये गये यानवीक्रत		क का नव कर के पा अग्यया प्रात्सवया मनुसार)
निक्षेपों की रकम ।		
योग		
 वर्ष के दौरान प्रतिसदत्त निक्षेपों की रकम 		
		1. गत वर्षों से भग्ननीत
4. वर्ष के घन्त में बकाया निक्षेपों की रकम		निक्षेपों की रकम ।
- 5. वर्ष के दौरान ऐसे प्रतिसंदेय निक्षेपों की	——————————————————————————————————————	2. वर्ष के दौरान प्रहण
 वध के दारान एस प्रातसदय ानक्षपा का रकम का योग जिनके लिगे दावा नहीं किया 		किये गये या नवीकृत क्रिकेटें क्रिकेट
रकम का थाग ।जनक ।लब प्राया नहा ।कथा गया है।		निक्षेपों की रकम
_		
 वर्ष के दौरान ऐसे प्रतिसंदेग निक्षेपों की रक्तम का योग जिनके लिये यद्यपि दावा 		यीग

1	2 ····	3	1	2	3
	3 वर्ष के वौरान प्रति-		II. नियम 3(2) के	1. 6 प्रतिशत से कम	
	संदत्त निक्षेपों की रकम	*	ग्रन्तर्गत निक्षेप (भाग क	2. 6 प्रतिशत या प्रधिक	किस्स
	4. वर्ष के ग्रन्त में बकाया		की मद 🎞 के अनुसार)	9 प्रतिशत. से कम	· · · .5
	निक्षेपों की रकम		3,,	3. 9 प्रतिशत या भ्रधिक	किम्त
				11 प्रतिशत से कम	
		•		4. 11 प्रतिशत या मधिक	किस्त
				13 प्रतिशत से कम	
	5. वर्ष के दौरान ऐसे			5. 13 प्रतिशत या प्रधिक	किन्स्
	प्रतिसंदेय निक्षेपों की रकम			15 प्रतिशत से कम	,
	का योग जिसके लिये दावा		•	6. 15 से प्रतिशत या ग्रा	धिक
	नहीं किया गया है।			1 से ६ तक का योग	
				14 046 6 411	
			III. छूट प्राप्त ऐसे उधार	1. 6 प्रतिशत से कम	À
		,	जिनकी गणना निक्षेपों के रू	प 2.6 प्रतिशत या श्रिधि	क किन्स
	6. वर्ष के दौरान ऐसे		में नहीं की जाती, (भाग व		3
	प्रतिसंदेय निक्षेपों की रकम		की मव IlI के ग्रनुसार)	 9 प्रतिशत या प्रधिक 	किन्त्
	का योग जिनके लिये		4 /	11 प्रतिगत से कम	
	यद्यपि दावा किया गया			4. 11 प्रतिभत या भी	धेक किल्तु
	है किन्तु उस वर्ष के दौरान			13 प्रतिशत से कम	
	कम्पनी द्वारा प्रतिसंदस वेक्षाक्त कर के किन्स			5. 13 प्रतिगत या प्रधिक	किन्त्
	नेहीं की गई है भीर ऐसे शेष भसंदत्त निक्षेपों की		•	15 प्रतिगत से कम	
	शय असदक्षानक्षपाकः। रकम का योगं।			6. 15 प्रतिशत या प्रधि	क ः
		* 		1 से 6 तक कायीग	
की व (ii) मदों में (2) यदि नि से श्रव्धि के का एक उप	श्रीर II की मव 4 के सामने वर्षि हमणः । वर्षित रकमों से मिलनी च वर्षेपों की प्रतिसंबस रकम थ कि है तो प्रत्येक निक्षेपों का स् रण श्रीर प्रतिसंबाय के लिये. धाय-मा भाग-मा रें (मिक्षेपों, श्रादि पर दलाली	गहिंसे । का थोग 5 लाख गंदाय न किसे जाने र की गई कार्रवाइयां के प्रतिरिक्त)	. निक्षेपों की माझायें श्रीर व हैं। यह भी प्रमाणित किर क्षितियां, श्रादि जिनकी ग पद्धति से की गई हैं निम्स समादर मुक्त श्रा	त पूजी रक्षितियां (विनिर्दिष्ट करें) य ा	गई है भ्रौर वे.ठीक जी भ्रौर मुक्त भार- रण 2 में उपदर्शित
31	मार्च, 19 को यथास्थि	iff	घटायें: (i)	हानिका संचित इकाया र	<u> </u>
निक्षेपों, छूट प्राप्त उधारों श्रौर प्राप्तियों के प्रकार		रकम (हजार रुपयों में)	, ,	म्रास्यगित राजस्व व्यय का ः काया	€ 0
T (m) from a(a) (i) 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 0 1 		(iii)	ग्रन्य मूर्त ग्रास्सिया र	ξ ο
 I. (क) नियम 3(2)(i के भ्रन्तर्गत निक्षेप (भाग व 	•	for=	•	विनिर्दिष्ट करें)	
क अन्तरत । नक्षय (भागः की मद 1 के अनुसार)			नियमो	के नियम 3(2) (i) में	
का सद मं क अनुसार)	किन्तु 9 प्रतिशत से कम 3		निर्दि	देष्ट प्रकार के निक्षेप (विव-	•
	प्रतिणत या उससे प्रधिक वि		रणी	किभागक की मद कि	
	11 प्रतिशत से कम 4.11 प्र		प्रनु	सार)	₹ 0
	शत या उससे अधिक किंग्तु प्रतिशत से कम 5-13 प्रतिशत		· · · · /———		•
	and the second s			स्त पूजी और मुक्त भार-	
	अससे भ्रधिक किन्तु 15 प्रतिग से कम 6. 15 प्रतिश			तेयां के लिये प्रतिमत) के किएस २/०//३३ कें	
	स कम ६० १५ प्रातश या. प्रधिक	a		के नियम 3 (2) (ii) में 	
	મા. બ્રાહ્મજ			देष्ट प्रकार के निक्षेप (विव-	
	1 से 6 का योग	_ 		गो के भागक की स द II के	-
			भ्रद्	त ुसार)	€ 0

समावल पूजी और मुक्त भार-क्षितियों के लिये प्रतिगत)

प्राधिकृत पद-धारी के हस्ताकर

	<u></u>
	नाम
तारी ख	पदाभिधान
	[सं०1/21/75-सी०एल ० X IV]
	ए० चौधरी , सं <mark>युक्त</mark> स चिव

(वित मंत्रीलय)

(राजस्व और बीमा विभाग)

नई दिल्ली, 29 अक्तूबर 1975

(बाय-कर)

कार **भार 5285-- भारा-कर प्रधिनियम, 1961 (1961** 43) की धारा 80छ की उपधारा (2)(ख) द्वारा प्रदत्त शक्तियों प्रयोग करते हुए, केन्द्रीय सरकार श्री लक्ष्मी नरसिंह स्वामी मंदिर, पोन-बिलेंठकलायुर को उक्त धारा के प्रयोजनों के लिए तम्स्थिनाकू राज्य में सर्वत विख्यात लोक पूजा का स्थान अधिसूचित करती है।

> एम० शास्त्री, भवर सचिव

MINISTRY OF FINANCE

(Department of Revenue and Insurance)

(INCOME-TAX)

New Delhi, the 29th October, 1975

S.O. 5285.—In exercise of the powers conferred by subsection (2)(b) of Section 80G of the Income-tax Act, 1961 (43 of 1961) the Central Government hereby notifies Sri Lakshminarasimhaswamy Temple, Ponvilainthakalathur to be a place of public worship of renown throughout the State of Tamil Nadu for the purposes of the said section.

> [No. 1141 F. No. 176/91/75-IT(AI)] M. SHASTRI, Under Sccy.

भावेश

न**ई दिल्ली**, 29 नवन्बर, 1975

का० आ० 5286--केन्द्रीय सरकार, भारतीय स्टाम्य प्रधिनियम, 1899 (1899 का 2) की धारा 9 की उपधारा (1) के खण्ड (ख) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, स्टेट इण्डस्ट्रियल एण्ड इन-वेस्टमेंट कारपोरेशन महाराष्ट्र लिमिटेड, मुम्बई की उक्तः निगम द्वार जारी किए जाने वाले दो करोड़ और बीस लाख रुपए प्रकित मूल्य के वचन-पत्नों के रूप में बंधपत्नों पर स्टाम्प गुल्क मद्दे प्रभार्य एक लाख और

अस्तीस हजार रुपए मात्र समेकित स्टाम्प मुल्क का संदाय करने की भनुका देती है।

[स॰ 45/75/स्टाम्प-फा॰सं० 471/83/75-सी॰शुस्क-7]

घो० पी० मेहरा उप-सचिव

ORDER

STAMPS

S.O. 5286.—In exercise of the powers conferred by clause (b) of sub-section (1) of section 9 of the Indian Stamp Act, 1899 (2 of 1899), the Central Government hereby permits the State Industrial and Investment Corporation of Maharash tra Limited, Bombay to pay consolidated stamp duty of one lakh and thirty-two thousand rupees only, chargeable on account of the stamp duty on bonds in the form of promissory notes of the face value of two crores and twenty lakhs of rupees to be issued by the said Corporation.

[No. 45/75-Stamps-F. No. 471/83/75-Cus-VII]

O. P. MEHRA, Dy. Secv.

(ग्राधिक कार्यविभाग)

पुंजी निर्णस निर्यक्षक का कार्यालय

्रानमी दिल्ली, 2 दिसम्बर, 1975

का० चा० 5287--पंजी निर्गम (नियंत्रण) प्रधिनियम. (1947 का 29) की धारत 11 द्वारा प्रयत्न अधिकारी का मधीग करते हुए, केन्द्रीय सरकार ने एतदहारा पूंजी निर्गम नियंत्रण संबंधी सलाहकार समिति की कार्यविधि 22 जून, 1976 तक बढ़ा दी है जिसमें यह तारीख भी शामिल है श्रीर भारत सरकार के वित्त मंत्रालय (श्रार्थिक कार्य विभाग) की 23 दिसम्बर, 1972 की अधिसूचना संख्या का० आ० 762(ई) में निम्नलिखित प्रतिरिक्त संकोधन किया है प्रयीत्:--

उक्त अधिसूचना में पैरायाफ 2 में "तीन वर्ष" शब्दों के स्थान पर "तीन वर्ष ग्रीर छः महीने" शब्द रखे जायेंगे।

[संख्या एक० 16(3)-सी०सी०प्राई०/72]

जे० पी० मृखर्जी, प्रतिरिक्त नियंत्रक

(Department of Economic Affairs)

OFFICE OF THE CONTROLLER OF CAPITAL ISSUES New Delhi, the 2nd December, 1975

S.O. 5287.—In exercise of the powers conferred by section 11 of the Capital Issues (Control) Act, 1947 (29 of 1947), the Central Government hereby extends the tenure of the Advisory Committee on Capital Issues Control up to and inclusive of the 22nd June, 1976 and makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Economic Affairs) No. S.O. 762(E), dated the 23rd December, 1972, namely :-

In the said notification, in paragraph 2, for the words "three years", the words "three years and six months" shall be substituted.

[No. F. 16(3)-CCI/72]

J. P. MUKHERJEE, Additional Controller

(बेकिंग विभाग)

नयी दिल्ली, 1 नवम्बर, 1975

का० आ० 5288.—सरकारी स्थाम (ग्रप्राधिकृते श्रिक्षभोगियां की बेदखली) प्रिविमयम, 1971 (1971 का 40) की धारा उद्धारा प्रदत्त प्रक्तियों का प्रयोग करते हुए, केंन्द्रीय सरकार, एतद्द्वारा निम्न सारणी के जालम (1) में उल्लिखित उन प्रधिकारियों को नियुक्त करती है जो सरकार के राजपित श्रिधकारियों के स्तर के समकक्ष श्रीधकारी होंगे शौर उक्त श्रीधनियम के प्रयोजन के लिए वे सम्पदा श्रीधकारी (स्टेट श्राफीसर) होंगे। वे श्रीधिकारी श्रदत्त शक्तियों का प्रयोग करेंग तथा उक्त श्रीधनियम द्वारा या उसके श्रीधन उक्त सारणी के कालम (2) में उल्लिखित सरकारी स्थानों के सम्बन्ध में सम्पदा श्रीधकारियों (एस्टेट श्राफीसर) को सौंपे गय कर्ताव्यों को पूरा करेंगे।

सारणी

ग्रधिकारी का पद

सरकारी स्थानों की श्रेणिया भौर पश्चिकार-भेत्र की स्थानीय सीमाएं।

1

प्रेमिसेज प्रधिकारी, स्टेट बैंक ग्रॉफ भारत में किसी भी स्थान पर इन्दौर 5, यशवन्त निवास मार्ग स्टट बक ग्रॉफ इन्दौर के या इन्दौर (म०प्र०)। --- इसके द्वारा या इसकी ग्रोर से पट्टे पर लिये गर्थे या ग्रिध-गृहीत स्थान।

[सं० 7(9)-बी० थी० III/74]

(Department of Banking)

New Delhi, the 1st November, 1975

S. O. 5288.—In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), the Central Government hereby appoints the officers mentioned in column (1) of the Table below, being officers equivalent to the rank of a gazetted officer of Government, to be estate officers for the purposes of the said Act, who shall exercise the powers conferred and perform the duties imposed on the estate officers by or under the said Act in respect of the public premises specified in column (2) of the said Table,

TABLE

Designation of the officer	Categories of Public Premises and local limits of jurisdiction		
Premises Officer,	Premises belonging to or taken		
State Bank of Indore,	on lease or requisitioned by or		
5, Yeshwant Niwas Road,	on behalf of State Bank of Indore		
Indore (M.P.)	at any place in India.		

[No. 7 (9)-B.O. III/74]

का० था० 5289.—सरकारी स्थान (अप्रीधकृत प्रधिभोगियों की बदखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रवक्त पाक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतव्द्वारा निम्न सारणी के कालम (1) में उल्लिखित उन अधिकारियों को नियुक्त करती हैं जो सरकार के राजपित्रत अधिकारियों के स्तर के समकक्ष अधिकारी होंगे धौर उक्त अधिनियम के प्रयोजन के लिय वे सम्पदा अधिकारी (एस्टेट आफीसर) होंगे। वे प्रधिकारी प्रवत्त णिक्तयों का प्रयोग करेंगे तथा उक्त अधिनियम द्वारा या उसके अधीन उक्त सारणी के कालम (2) में उल्लिखित सरकारी स्थानों के संबंध में सम्पदा अधिकारियों (एस्टेट आफीसर) को सींपे गये कर्त्तंव्यों को पूरा करेंगे।

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н.	रणा	

ग्रिधिकारी का प द ।	सरकारी स्थानों की श्रेणिया ग्रौर ग्रधिकार-क्षेत्र की स्थानीय सीमाएं	
1	2	
प्रिप्तिसका प्रधिकारी, स्टेट वैंक ध्रॉफ जीकानेर एण्ड जयपुर (मृख्या- लय) सथाई मान सिंह राज मार्ग जयपुर-3 ।	ग्रसम, बिहार, गुजरात, हरियाणा महाराष्ट्र मध्य प्रदेश, पंजाब, राजस्थान, तमिलनाडू, उत्तर प्रदेश, परिचम बंगाल राज्यों तथा चण्डीगढ़ और दिल्ली संबीय राज्य क्षेत्रों में स्टेट बैंक श्रॉफ बीकानेर एण्ड जयपुर के या इसके द्वारा या इसकी मोर से पट्टे पर लिय गये या श्रिष्ट- गृहीत स्थान।	

[सं० 7(9)-बी० श्रो० III/74]

of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), the Central Government hereby appoints the officers mentioned in column (1) of the Table below, being officers equivalent to the rank of a gazetted officer of Government, to be estate officers for the purposes of the said Act, who shall exercise the powers conferred and perform the duties imposed on the estate officers by or under the said Act in respect of the public premises specified in column (2) of the said Table.

TABLE

Designation of the officer	Categories of Public premises and local limits of jurisdiction
Premises Officer, State Bank of Bikaner & Jaipur, Head Office, Sawai Man Singh Highway, Jaipur-3.	Premises belonging to or taken on lease or requisitioned by or on behalf of State Bank of Bikaner & Jaipur and Situated in the states of Assam, Bihar, Gujarat, Haryana, Maharashtra, Madhya Pradesh, Punjab, Rajasthan, Tamil Nadu, Uttar Pradesh, West Bengal and the Union Territories of Chandigarh and Delhi.

[No. 7 (9)-B.O. III/74]

का॰ आ॰ 5290.—सरकारी स्थान (ग्रंगाधिकृत ग्राधिमोनियों की वेदखली) अधिनियम, 1971 (1971 का 40) की धारा 3 द्वारा प्रवत्त ग्राक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, एतब्द्वारा निम्म सारणी के कालम (1) में उल्लिखित उन ग्राधिकारियों को नियुक्त करती है जो सरकार के राजपित्रत ग्राधिकारियों के स्तर के समकक्ष अधिकारी होंगे श्रीर उक्त ग्राधिनियम के प्रयोजन के लिय वे सम्पदा ग्राधिकारी (एस्टेट ग्राफीसर) होंगे। वे ग्राधिकारी प्रवत्त श्रावित्यम का प्रयोग करेंगे तथा उक्त ग्राधिनियम द्वारा या उसके श्रावीन उक्त सारणी के कालम (2) में उल्लिखित सरकारी स्थानों के सर्वंध में सम्पदा ग्राधिकारियों (एस्टेट ग्राफीसर) को सींपे गये कर्त्तंथों की पूरा करेंगे।

मारणी 			
ग्रधिकारी का पद	सरकारी स्थानो की श्रेणियां ग्रौर		
• ,	व्यधिकार-क्षेत्र की स्यानीय सीमाएं		
1	2		
विधि प्रधिकारी, स्टेट वैंक आफ	भारत में किसी भी स्थान पर		
प टियाला, मख्यालय, पटियाला ।	स्टेट बैंक म्राफ पटियाला के		
	या इसके द्वारा या इसकी श्रीर		
	से पट्टे पर लिये गर्मे या स्रधि-		
	गृहीत स्थान।		
	[सं० 7(9)—यी० भी० III/74]		

S.O.5290. In exercise of the powers conferred by section 3 of the Public Premises (Eviction of Unauthorised Occupants) Act, 1971 (40 of 1971), the Central Government hereby appoints the officers mentioned in colum (1) of the table below, being officers equivalent to the rank of a gazetted officer of Government, to be estate officers for the purposes of the said Act, who shall exercise the powers conferred and perform the duties imposed on the estate officers by or under the said Act in respect of the public premises specified in column (2) of the said Table.

TABLE

Designation of the officer	Categorise of Public premises and local limits of jurisdiction
Law Officer, State Bank of Patiala, H.O. Patiala.	Premises belonging to or taken on lease or requisitioned by or on behalf of State Bank of Patiala at any place in India.

[No. 7(9)—B.O. III/74]

नई दिल्ली, 21 नवम्बर, 1975

का० ग्रा० 5291.— वैंककारी विनियमन ग्रिधिनियम, 1949 (1949 का 10) की धारा 53 द्वारा प्रदक्त गक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार, भारतीय रिजर्व वैंक की सिफारिश पर, एतद्वारा बोषणा करती है कि उपर्युक्त ग्रिधिनियम की धारा 19 की उपधारा (2) के उपबन्ध 5 नवस्वर, 1976 तक विण्डले बैंक लिमिटेड, कलकत्ता पर उस सीमा तक लागू नहीं होंगे जहां तक उनका सम्बन्ध बैंक द्वारा कलकत्ता स्टीम नेवीगोशन कम्पनी लिमिटेड की शेयरधारिता से है।

[सं० 15(45)-बी० ग्रो० III/75]

New Delhi, the 21st November, 1975

S.O. 5291.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, on recommendation of the Reserve Bank of India, hereby declares that the provisions of subsection (2) of section 19 of the said Act shall not apply to the Grindlays Bank Ltd., Calcutta till the 5th November

1976 in so far as they relate to its holdings in the shares of Calcutta Steam Navigation Company Ltd.

[No: 15(45)-B. O. III/75]

नई दिल्ली, 26-नवम्बर, 1975

कार आर 5292.—बिक्कारी विनियमन मिधिनियम, 1949 (1949 का 10) की धारा 53 ढाएा प्रदत्त गिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार, भारतीय रिजर्व बैंक की सिफारिश पर, एतव्दारा घोषणा करती है कि उक्त मिधिनियम की धारा 9 के उपबन्ध हिन्दुस्तान कर्माणयल बैंक लिमिटेड, ढारा मोहितशांसगंज इसाहाबाद में धृत सम्पत्ति भ्रयांत् मकान सं 116/377 के सम्बन्ध में उक्त बैंक पर 9 नवम्बर, 1976 तक लागू नहीं होंगे।

[सं॰ 15(-44) बीं॰ ग्री॰ III/75]

मे० भा० उसगांबकर, भ्रवर सचिव

New Delhi, the 26th November, 1975

S.O. 5292.—In exercise of the powers conferred by section 53 of the Banking Regulation Act, 1949 (10 of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of section 9 of the said Act shall not aply, till the 9th November 1976 to the Hindustan Commercial Bank Ltd., Kanpur in respect of a property viz. a house No. 116/377 held by it at Mohitshansgan, Allahabad.

[No. 15(44)-B.O. III/75]

M. B. USGAONKAR, Under Secy.

नई दिल्ली, 25 नवम्बर, 1975

का० आ० 5293. --- औद्योगिक वित्त निगम प्रधिनियम, 1948 (1948 का 15) की धारा 21 की उपधारा (2) के प्रनुसरण में, भारतीय श्रीद्योगिक वित्त निगम के निदेशक मेंडल की सिफारिश पर केन्द्रीय सरकार एनद्द्वारा, निगम द्वारा जनवरी, 1976 में जारी किये जाने वाले तथा जनवरी, 1977 में परिषक होने वाले वाण्डों पर ब्याज की वर 9% (नौ प्रतिशत) वालिक निर्धारित करती है।

[सं० 2(48) श्रार्ष एफ० 1/75] - स०कु० वैंकटाचलम्, संयुक्त सचिव

New Delhi, the 25th November, 1975

S.O. 5293.—In pursuance of sub-section: (2) of Section 21 of the Industrial Finance Corporation Act, 1948 (15 of 1948), the Central Government, on the recommendations of the Board of Directors of the Industrial Finance Corporation of India, hereby fixes 9 per cent (Nine per cent) per annum as the rate of interest payable on the bonds to be issued by the said Corporation in January, 1976 and naturing on the 1st January 1977.

[No. 2(48) IF. I/75] M. K. VFNKATACHALAM, Jt. Secy.

भारतीय रिकर्व बैक

का० आ० 5294--भारतीय रिजर्व बैंक प्रधिनियम, 1934 के ब्रनुसरण में नवस्वर, 1975 के दिनांक 14 को समाप्त हुए सप्ताह के लिए लेखा इसू विभाग

नई विल्ली, 25 नवम्बर, 1975

देयताएँ	रुपये	रुपये	आस्तियाँ	रुपये	रुपये
			सोने का सिक्का श्रौर बुलियन :		
रखे हुए नोट	50,69,66,000		(क) भारत में रखा हुआ (ख) भारत के बाहर रखा हुआ	182,52,56,000	
संचलन में मोट	6483,86,59,000		विदेशी प्रतिभूतियाँ	121,73,97,000	
जारी किये गये			जोड़		304,26,53,000
कुल नोट		6534,56,25,000	रुपये का सिक्का		9,88,06,000
9 -			भारत सरकार की रुपया प्रति-		6220,41,66,000
			भूतियां देशी विनिमय बिल मौर दूसरे		
			वाणिज्य-पत्र		
कुल देयताएँ		6534,56,25,000) कुल आस्तियाँ		6534,56,25,000
दिनांक: 19 संबंदर 19	75			₽ \$	० आर० पुरी, गवनर

14 नवस्बर, 1975 की भारतीय रिजर्व बैंक के बैंकिंग विभाग के कार्यकलाए का विवरण 🐪

वेयताएँ	रुपये	आ स्तियाँ	रुपये
	5,00,00,000	मोट	50,69,66,000
मारक्षित निधि	150,00,00,000	रुपये का सिक्का	2,60,000
राष्ट्रीय कृषि ऋण		छोटा सिक्का	4,50,000
(बीर्षकालीन प्रवर्तन) निधि	334,00,00,000	खरीदे ग्रौर भुनाये गये बिल	
राष्ट्रीय कृषि ऋण		(क) देशी	90,63,13,000
(स्थिरीकरण) निधि	140,00,00,000	(ख) विदेशी	
् राष्ट्रीय भौद्योगिक ऋणः		(ग) सरकारी खजाना विल	396,37,35,000
(वीर्यकालीन प्रवर्तन निधि)	390,00,00,000	विवेशों में रखा हुमा बकाय।*	785,19,07,000
जमाराशियाँ :		निवेश ^{क क} ्	878,17,55,000
(क) सरकारी		ऋण भौर भग्निम :	
(i) केन्द्रीय संरकार	74,90,73,000	(i) केन्द्रीय सरकार की	
(ii) राज्य सरकारें	6,91,82,000	(ii) गिण्य सरकारीं की ।	110,14,47,000
(ख) बैंक	-	ऋण भौर घग्रिम :∸∼	
(i) अनुसूचित वाणिज्य वैक	592,32,31,000	(i) धनुसूचित धाणिज्य बैंकों को‡	272,48,50,000
(ii) अनुसूचित राज्य	17,84,85,000	(ii) राज्य सहकारी वैंकों को @	347,4,87,000
सहकारी वैंक		(iii) दूसरीं,को	12,44,11,000
(iii) गैर ब्रनुसूचि न राज्य		राष्ट्रीय कृषि ऋण (वीर्षंकालीन प्रवर्तन) निवि से	
सहकारी बैंक	1,75,41,000	ऋण, ऋतिमं ग्रौर निवेश	4
(iv) ग्रन्य बैंक	81,18,000	(क) ऋण ग्रीर मनिमः∸~	
()		(i) राज्य सरकारों को	69,59,44,000
y e e		(ii) राज्य सहकारी बैंकों को	12,98,64,000
		(iii) केन्द्रीय भूमिबन्धक वैंकों को	
·		(iv) कृषि पुनिवत्त निगम को	86,70,00,000
ग) ग्रस्य	1262,51,15,000	(ख) केन्द्रीय भूमिबन्धक वैंकों के डिवेंचरों में निवेश	10,60,13,000
, ,	**	राष्ट्रीय कृषि ऋण (स्थिरीकरण) निधिरें ऋण ग्रीर ग्रग्रिम	
देय बिल	158,08,44,000	राज्य सहकारी वैंकों को ऋण ग्रीर भग्निम	94,34,34,000
		राष्ट्रीय श्रीद्योगिक ऋण (वीर्षकालीन प्रवर्तन) निधि से	
पस्य देवता एँ	770,77,19,000	ऋण, भ्रप्रिम भौर निवेश	
		(क) विकास बैंक को ऋण और प्रग्रिम	333,25,56,000
		(ख) विकास वैंक द्वारा जारी किये गये वांडों/डिवेंचरों	
•		में निवेष	
		मन्य आस्तियाँ	353,78,16,000
इपये	3904,93,08,000	. एपये	3904,93,08,000

^{*} नकदी, भावधिक जमा भीर भ्रत्यकालीन प्रतिभृतियौ गामिल हैं।

के० आर पुरी, गवर्नर [सं०फा० 10(1)/75-बी० मो० []

च०व० मीरचन्दानी, श्रवर सचिव

^{**} राष्ट्रीय कृषि ऋण (दीर्घंकालीन प्रवर्तन) निधि भीर राष्ट्रीय भीद्योगिक ऋण (दीर्घंकालीन प्रवर्तन) निधि में से किये गये निवेश शामिल नहीं है।

[†] राष्ट्रीय कृषि ऋण (वीर्षकालीन प्रवर्तन) निधि से प्रदश्त ऋण भीर श्रप्रिम शामिल नहीं हैं, परन्तु राज्य सरकारों को दिये गये भ्रस्थयी भ्रोबर-ड्राफ्ट शामिल हैं।

[‡] भारतीय रिजर्व बैंक प्रधिनियम की धारा 17(4)(ग) के प्रधीन अनुसूचित वाणिज्य बैंकों को मीयादी बिलों पर अधिम विये गये 72,90,00,000/- रुपये गामिल हैं।

ক্রি বাঙ্ট্রীয় ক্রিবি ক্রেল (दीर्घकालीन प्रवर्तन) निधि भीर राष्ट्रीय कृषि ऋण (स्थिरीकरण)/ निधि से प्रवक्त ऋण श्रीर श्रीप्रम शामिल नहीं हैं।

De

RESERVE BANK OF INDIA

ASSETS

New Delhi, the 25th November, 1975.

S.O. 5294.—An account pursuant to the RESERVE BANK OF INDIA ACT, 1934, for the week ended the 14th day of November 1975 ISSUE DEPARTMENT

LIABILITIES	Rs.	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking Department Notes in circulation Total notes issued	5 0,69,65,000 6483,86,59,000	6534,56,25,000	Gold Coin and Bullion: (a) Held in India (b) Held outside India 534,56,25,000 Foreign Securities		
,			Total Rupeo Coin		304,26,53,000 9,88,06,000
			Government of India Rupee Securities Internal Bills of Exchange and other commercial paper		6220,41,66,000
Total Liabilities		6534,56,25,000	Total Assets	<u> </u>	6534,56,25,000
Dated the 19th day of Novembe	r 1975.			K.R. P	URI, Governor.
	Affairs of the Rees		a, Banking Department as on the 14	th November 19	75.
LIABILITIES		Rs.	ASSETS		Rs.
Capital Paid up		5,00,00,000	Notes		50,69,66,000
Reserve Fund		150,00,00,000			2,60,000 4,50,000
National Agricultural Credit (I	Long Term Op-	334,00,00,000	Bills Purchased and Discounted:— (a) Internal (b) External		90,63,13,000
cranons) rund		334,(10,00,000	(b) External (c) Government Treasury Bills		396,37,35,000
National Agricultural Credit Fund	(Stabilisation)	140,00,00,000	Balances Held Abroad* Investments** Loans and Advances to:-		785,19,07,000 878,17,55,000
National Industrial Credit (Lor tions) Fund	ng Term Opera-	390,00,00,000	(i) Central Government (ii) State Governments@ Loans and Advances to:-		110,14,47,000
Deposits:—			(i) Scheduled Commercial (ii) State Co-operative Ban (iii) Others	Banks† ks‡	272,48,50,000 347,45,87,000 12,44,11,000
(a) Government			Loans, Advances and Investments	irom National	
(i) Central Government (ii) State Governments	t	74,90,73,000 6,91,82,000	Agricultural Credit (Long Term Fund (a) Loans and Advances to:—	Operations)	
(b) Banks (i) Scheduled Commerc	cial Banks	592,32,31,000	(i) State Governments (ii) State Co-operative Ban		69,59,44,000 12,98,64,000
(ii) Scheduled State Co-	operative Banks	17,84,85,000	(iii) Contral Land Mortgage (iv) Agricultural Refinanc (b) Investment in Contral Lar	: Banks e Corporation id Mortgage	86,70,00,000
(iii) Non-Scheduled Stat Banks	te Co-operative	1,75,41,000	Bank Debentures Loans and Advances from Nations Credit (Stabilisation) Fund	al Agricultural	10,60,13,000
(iv) Other Banks		81,18,000	Loans and Advances to State Banks		94,34,34,000
(c) Others		1262,51,15,000	Loans, Advances and Investments Industrial Credit (Long Term Op (a) Loans and Advances to the	erations) Fund	
Bills Payable		158,08,44,000	Bank (b) Investment in bonds/debent the Development Bank	ures issued by	333,25,56,000
Other Liabilities		770,77,19,000			353,78,16,000

^{*} Includes Cash, Fixed Deposits and Short-term Securities.

K.R. PURI, Governor [No. F 10 (1)/75-BO-I]

Dated the 19th day of Novermber 1975.

LIABÍLITIES

Ra

^{**} Excluding Investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.

[@] Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund, but including temporary overdrafts to State Governments.

[†] Includes Rs. 72, 90,00,000/- advanced to scheduled commercial banks against usance bills under Section 17(4)(c) of the Reserve Bank of India Act.

Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricutural Credit (Stabilisation) Fund.

नई विल्ली, 2 दिसम्बर, 1975

का॰ आ॰ 5295.--भारतीय रिजर्व बैंक श्रधिनियम, 1934 के श्रनुसरण में नवंबर 1975 के दिनांक 21 को समाप्त हुए सप्ताह के लिए लेखा (इंग विभाग)

		(इ.स. विभाग	т)		•
देयताएँ	रुपये	रुपये	ग्रास्तिया	रुपये -	रुपये
वैकिंग विभाग में रखें हुए नोट	43,87,89,000		सोने का सिक्का श्रौर बृलियन : (क) भारत में रखा हुआ (ख) भारत के बाहर रखा हम्रा	182,52,56,000	
संचलन में नोट	6373,49,09,000		विदेशी प्रतिभृतिया	121,73,97,000	
ं जारी किये गये फुल नोट		6417,36,98,000	जोड़ रुपये का सिक्का भारत सरकार की रुपया प्रतिभृतिया देशी विनिमय बिल और दूसरे वाणिज्य-पत्न	_	304,26,53,000 12,70,03,000 6100,40,42,000
ुकुल देयताएँ	· ·	6417,36,98,000	कुल ग्रास्तिया	· · · · · · · · · · · · · · · · · · ·	6417,36,98,000
दिनांक : 26 न वंब र 1975				मार	० के ० ह जारी, उप ग व र्नर
···.	21 नवंबर 1975 को	भारतीय रिजर्व मैंक	के वैकिंग विभाग के कार्यकलाप	का विवरण	·
देयताएँ		रुपए	म्रास्तियाँ		रुषए
पुकता पूंजी भारत्रित निधि राष्ट्रीय कृषि ऋण		5,00,00,000 150,00,00,000	नोट रुपये का सिक्का छोटा सिक्का		43,87,89,000 4,08,000 4,87,000
(दीर्धकालीन प्रवर्तन) निधि राष्ट्रीय कृषि ऋण	-	334,00,00,000	खरीवे भौर भुनाये गये जिल (क) देशी		99,75,14,000
(स्थिरीकरण) निधि हाब्ट्रीय भौद्योगिक ऋण (दीर्घकांसीन प्रवर्तन) निधि जमा राशियांः—		390,00,00,000	(घ) विदेशी (ग) सरकारी खजाना क्षिल विदेशों में रखा हुआ बकाया* निवेश**	·	374,81,43,000 792,78,85,000 979,25,33,000
(क) सरकारी (i) केन्द्रीय सरकार (ii) राज्य सरकारें		63,95,03,000	ऋण श्रौर भग्निमः (i) केन्द्रीय सरकार को (ii) राज्य सरकारों को @		118,60,89,000
(च) वैंक (1) ग्रनुस्चित वाणिज्य वैंक (ii) ग्रनुस्चित राज्य		525,68,85,000	(ii) राज्य सहकारी बैंकों को ‡		151,37,00,000 344,17,11,000
ंसहकारी वैंक (iii) गैर मनुसूचित राज्य सहकारी वैंक		19,17,41,000	राष्ट्रीयकृषिकृण (दीर्पकालीन प्रवतन) निधि से		11,67,51,000
(iv) मन्य वैंक		1,63,40,000 54,74,000	(क) ऋष्ण भीर म्रग्निमः—− .	· / · ·	69,59,44,000
none production of the second		'	 (i) राज्य सरकारों को (ii) राज्य सहकारी बैकी को (iii) केन्द्रीय भूमिबन्धक बैकों को (iv) कृषि पुनर्बिक्त निगम को 	गे	12,88,54,000
(ग) म्रान्य		1282,40,49,000			10,60,13,000
देय बिल		160,00,48,000	रीकरण) निधि से ऋण और		94,42,82,000
<i>भन्यः</i> देयताएं	•	792,47,61,000) ऋष्ण, ध्रमिर्म्धौर निवेश (क) विकास मैंक को ऋण ध्रौर		333,25,56,000
			(खा) विकास बैंक द्वारा जारी वि गये खांडों/डिबेंचरों में नियेश	हमें (
			ग्रन्य ग्रस्तियां		351,73,75,000

^{*}नकदी, प्रावधिक जमा भीर भ्रत्यकालीन प्रतिभृतियां शामिल हैं ।

रुपये

3875,60,34,000

क्रार० के० हजारी, उप गवर्नर [सं०फ० 10(1)/75-बी०क्रो० I] च० व० मीरजन्दानी, ग्रवर सणिव

3875,60,34,000

^{**}राष्ट्रीय कृषि (ऋण (वीर्षकालीन प्रवर्तन) निधि और राष्ट्रीय श्रीक्षोगिक ऋण (दीर्षकालीन प्रवर्तन) निधि में से किये गये निवेश शामिल नहीं हैं।

@राष्ट्रीय कृषि ऋण (वीर्षकालीन प्रवर्तन) निधि से प्रदत्त ऋण और प्रियम शामिल नहीं हैं, परन्तु राज्य सरकारों को दिये गये अस्थायी प्रोवरङ्गापट शामिल हैं।

†भारतीय रिजर्व बैंक श्रिधिनियम की धारा 17(4)(ग) के ब्रिधीन अनुसूचित वाणिज्य कैंकों को मीयादी विलों पर प्रियम विये गये 43,77,50,000 रुपये शामिल हैं।

[ू]राब्द्रीय कृषि ऋण (दीर्घकालीन प्रवर्तन) निधि ग्रीर राब्द्रीय कृषि ऋण (स्थिगीकरण) निधि से प्रवस ऋण ग्रीर ग्रंथिम शामिल नहीं हैं।

New Delhi, the 2nd December, 1975

An account pursuant to the RESERVE BANK OF INDIA ACT, 1934 for the week ended the 21st day of November, 1975 ISSUE DEPARTMENT

LIABILITIES	Rs,	Rs.	ASSETS	Rs.	Rs.
Notes held in the Banking	42.07.00.000		Gold Coin and Bullion:—		•
Department Notes in circulation	43,87,89,000 6373,49,09,000		(a) Held in India	182,52,56,000	
Total notes issued		6417,36,98,000	(b) Held outside India Foreign Securities	121,73,97,000	
			Total Rupee Coin Government of India		304,26,53,000 12,70,03,000
			Rupee Securities Internal Bills of Exchange and other commercial paper		6100,40,42,000
Total Liabilities		6417,36,98,000	Total Assets		6417,36,98,000

Dated the 26th day of November 1975.

R.K. HAZARI Dy. Governor

Statement of the Affairs of the Reserve Bank of In lia, Banking Department as on the 21st November 1975.

LIABILITIES	Rs.	ASSETS	Rs.
Capital Paid Up	5,00,00,000		43,87,89,000
Reserve Fund	150,00,00,000	Rapec Coin Small Coin Bills Purchased and Discounted:—	4,08,000 4,87,000
National Agricultural Credit (Long Term Operations) Fund	334,00,00,000	(a) Internal (b) External (c) Government Treasury Bills	99,75,14,000
National Agricultural Credit (Stabilisation) Fund	140,00,00,000	Balances Held Abroad*	374,81,43,000 792,78,85,000 979,25,33,000
National Industrial Credit (Long Term Operations) Fund Deposits:-	390,00,00,000	Loans and Advances to:— (i) Central Government (ii) State Governments@ Loans and Advances to:- (i) Scheculed Commercial Banks†	118,60,89,000
(a) Government (i) Central Government (ii) State Governments	63,95,03,000 1 0,72,33,000	(ii) State Co-operative Banks‡ (iii) Others Loans, Advances and Investments from National Agricultural Credit (Long Term Operations) Fund (a) Loans and Advances to:-	344,17,11,000 11,67,51,000
(b) Banks (i) Scheduled Commercial Banks	525,68,85,000	(i) State Governments (ii) State Co-operative Banks (iii) Central Land Mortgage Banks	69,59,44, 000 12,88,54, 00 0
(ii) Schedule I State Co-operative Banks.	19,17,41,000	(iv) Agricultural Refinance Corporation	86,70,00,000
(iii) Non-Scheduled State Co-operative		(b) Investment in Central Land Mortgage Bank Debentures Loans and Advances from National Agricultural	10,60,13,000
Banks (iv) Other Banks	1,63,40,000 54,74,000	Credit (Stabilisation) Fund Loans and Advances to State Co-operative Banks Loans, Advances and Investments from National	94,42,82,000
(c) Others	1282,40,49,000		122 25 56 000
Bills Payable	160,00,48,000	(b) Investment in bonds/debentures issued by by the Development Bank	.333,25,56,000
Other Liabilities	797,47,61,000		351,73,75,000
RUPEES	3875,60,34,000	RUPEES	3875,60,34,00

- * Includes Cash, Fixed Deposits and Short-term Securities.
- ** Excluding Investments from the National Agricultural Credit (Long Term Operations) Fund and the National Industrial Credit (Long Term Operations) Fund.
- Excluding Loans and Advances from the National Agricultural Credit (Long Torm Operations) Fund, but including temporary overdrafts to State Governments.
- † Includes Rs. 43,77,50,000/- advanced to scheduled com neccial banks against usance bills under Section 17 (4) (c) of the Reserve Bank of India Act.
- ‡ Excluding Loans and Advances from the National Agricultural Credit (Long Term Operations) Fund and the National Agricultural Credit (Stabilisation) Fund.

Dated the 26th day of November 1975.

R.K. HAZARI
Dy, Governor
[No. F. 10 (1)/75—BOI]
C. W. MIRCHANDANI, Under Secy.

(Department of Expenditure)

New Delhi, the 28th October, 1975

- S.O. 5296.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following rules further to amend the Contributory Provident Fund Rules (India), 1962, namely:—
- 1. (1) These rules may be called the Contributory Provident Fund (India) Fourth Amendment Rules, 1975.
- (2) They shall come into force on the date of their publication in the Official Gazette.
 - In the Contributory Provident Fund Rules (India), 1962,
 (a) in rule 8 for the second proviso to sub-rule (4), the following proviso shall be substituted, namely:—
 - "Provided further that if a subscriber is on leave without pay or leave on half pay or half average pay for part of a calender month and he has elected not to subscribe during such leave, the amount of subscription payable shall be proportionate to the number of days spent on duty including leave if any other then those referred to above."
 - (b) in rule 14, in sub-rule (2) in clause (a):—(i) after the words "or is on leave", the words "for ten days or more in a calendar month" shall be inserted.
 - (ii) the proviso shall be omitted.

[No. 13(4)-E.V.(B)/75-(GPF)]

- S.O. 5297.—In exercise of the powers conferred by the proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following rules further to amend the General Provident Fund (Central Services) Rules, 1960, namely:—
- 1. (1) These rules may be called the General Provident Fund (Central Services) Fifth Amendment Rules, 1975;
- (2) They shall come inot force on the date of their publication in the Official Gazette.
- 2. In the General Provident Fund (Central Services) Rules, 1960:-
 - (a) in rule 8, for second proviso to sub-rule (4), the following proviso shall be substituted, namely:—
 - "Provided further that if a subscriber is on leave without Pay or leave on half Pay or half average pay for a part of a calender month and he has elected not to subscribe during such leave, the amount of subscription payable shall be proportionate to the number of days spent on duty including leave, if any, other than those referred to above."
 - (b) in rule 13, in sub-rule (2) after the words "or is on leave", the words "for ten days or more in a calender month" shall be inserted.

[No. 13(4)-E.V.(B)/75-G.P.F.]

S. S. MALHOTRA, Under Secy.

(क्यय विभाग)

घावेश

मेई विल्ली, 29 नवम्बर, 1975

का० आ० 5298:—केन्द्रीय सिविल सेवाएं (वर्गीकरण, नियंक्षण तथा भ्रमील) नियमावली, 1965 के नियम 9 के उपनियम (2) भीर नियम 12 के उपनियम (2) के खण्ड (ख) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, राष्ट्रपति जी एतवृद्वारा निदेश देते हैं कि इस म्रादेश की मनुसूची के कालम 1 में विनिर्विष्ट सामान्य केन्द्रीय सेवा श्रेणी 2 में पवीं के संबंध में उक्त मनुसूची के कालम 2 मौर 3 में विनिर्विष्ट प्राधि कारी कालम 4 में विनिर्विष्ट रण्ड के संबंध में कमशः नियुक्ति प्राधिकारी श्रीर मनुशासनारमक प्राधिकारी होंगे।

प्रनुसूयी

पद का विवरण नियुक्ति प्राधिकारी वण्ड लगाने का सक्षम प्राधिकारी भीर वण्ड जिन्हें लगाया जा सकता है किन्द्रीय सिविल सेवाएं (वर्गी-करण, नियंत्रण तथा भ्रपील) नियम⁻ वली, 1965 के नियम 11 में मंद संख्या के सन्दर्भ में]

		प्राधिकारी	ব্যস্ত
1	2	3	4
व्यय (ग्रसै- निकः) विभाग	संयुक्ष्त सचित्र, प्रशासन, विस्त मंत्रासय, व्यय (ब्रसैनिक) विभा	प्रशासन, वि मंत्रालय, ब	[.] त्त यय

[सं० सी० 11011/1/75-सं०-1(खा)]

र० ल० सूब, ग्रवर सचिव

ORDER

New Delhi, the 29th November, 1975

S.O. 5298.—In exercise of the powers conferred by sub-rule (2) of rule 9 and clause (b) of sub-rule (2) of rule 12 of the Central Civil Services (Classification, Control and Appeal) Rules, 1965 the President hereby directs that in respect of the posts in the Geneaal Central Service, Class II, specified in column 1 of the Schedule to this order, the authorities specified in columns 2 & 3 of the said Schedule shall respectively be the Appointing Authority and the Disciplinary Authority in regard to the penalties specified in column 4 thereof.

SCHEDULE

Description of Post	Appointing Authority	impose p penalties v impose (w to item nun 11 of the (Services) ((competent to enalties and which it may lith reference mbers in Rule Central Civil Classification, and Appeal)
		Authority	Penalties
1	2	3	4

Ministry of Finance (Department of Expenditure) (Civil) (excluding the Bureau of of Public Enterprises).

All posts included Joint Secretary Joint Secretary Αll in the General Contral Service in-charge in-charge Administration, Administration, Class II. Ministry of Ministry (De-Finance, Finance. partment of partment Expenditure) Expenditure) (Civil). (Civil).

> [No. C. 11011/1/75—E.I. (B)] R.L. SUD, Under Secy.

केन्द्रीय प्रत्यक्ष कर बोर्ड नई दिल्ली, 8 प्रगस्त, 1975 ग्राय-कर

का० आ० 5299. — आथ-कर प्रधितियम, 1961 (1961 का 43) की धारा 122 की उप-धारा (1) द्वारा प्रदक्त शक्तियों और इस निमित्त समर्थ बनाने वाली प्रत्य सभी शक्तियों का प्रयोग करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड समय समय पर यथा संशोधित, प्रपनी प्रधिसूचना सं० 729 (फा० सं० 261/4/74-प्राई०टी०जै०) तारीख 30-9-74 से उपाबद अमुसूची में निम्नलिखित संशोधन करता है, प्रथात्:—

उन्त अनुसूची में

- (क) 'थ' रेंज, कलकत्ता के सामने, निम्नलिखित रखा आएगा:--
 - (1) हण्डी सकिल, कलकसा।
 - (2) विशेष सर्किल-1, हुण्डी सर्किल, कलकत्ता।
 - (3) विशेष सर्किल-2, हुण्डी सर्किल, कलकत्ता।
 - (4) जिला-8, कलकत्ती।
- (ख) 'ब' रेंज, कलकता के सामने, निम्नलिखित रखा जाएगा:--
 - (1) जिला 3 क, कलकत्ता।
 - (2) जिला 5 क, कलकिला।
 - (3) प्रतिदाय सर्किल, कलकत्ता।
 - (4) बीमा ग्रभिकत्ता सर्किल, कलकत्ता।
 - (5) न्यास सर्किल, कलकत्ता।
 - (6) चार्टकं एकाउण्टेण्ट सर्किल, कलकसा।

यह प्रशिक्षका 1-9-75 से प्रभावी होगी।

[सं० 1023 कार्ला० 261/8/75-प्राप्ति० टी ० जे०]

CENTRAL BOARD OF DIRECT TAXES INCOME-TAX

New Delhi, the 8th August, 1975

S.O. 5299.—In exercise of the powers conferred by subsection (1) of section 122 of the Income-tax Act, 1961 (43 of 1961) and all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following amendment to the Schedule appended to its Notification No. 729 (F. No. 261/4/74-ITJ) dated 30-9-1974 as amended from time to time.

IN THE SAID SCHEDULE

- (a) Against 'Q' Range, Calcutta, following shall be substituted:—
 - (1) Hundi Circle, Calcutta.
 - (2) Special Circle-I, Hundi Circle, Calcutta.
 - (3) Special Circle-II, Hundi Circle, Calcutta.
 - (4) District-VIII, Calcutta.
- (b) Against 'N' Range, Calcutta, the following shall be substituted:—

- (1) District IIIA, Calcutta.
- (2) District VA, Calcutta.
- (3) Refund Circle, Calcutta.
- (4) Insurance Agents Circle, Calcutta.
- (5) Trust Circle, Calcutta.
- (6) Chartered Accountants Circle, Calcutta,

This Notification shall take effect from 1-9-1975.

EXPLANATORY NOTE:

The amendment has become necessary consequent on creation of Separate Professional Circle.

The above note does not form a part of Notification but is intended to be merely clarificatory.

[No. 1023/F. No. 261/8/75-FTJ]

श्राय-कर

नई विल्ली, 16 धगस्त, 1975

का० आ० 5300 .-- प्रधिनियम, 1961 (1961 का 43) की धारा 122 की उप-धारा (1) द्वारा प्रदत्त शक्तियों भौर इस निमित्त समर्थ बनाने वाली अन्य सभी शक्तियों का प्रयोग करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड, समय समय पर यथासंशोधित, अपनी अधिसूचना स० 729 तारीख 30-9-74 से उपाबद्ध अनुसूची में निम्नलिखित संशोधन करता है।

उक्त धनुसूची में

- फ्रम सं० 16 के सामने, ध-रेंज, कलकत्ता के स्थान पर,
 निम्नलिखित रखा जाएगा—
 - (1) जिला IV (2), कलकत्ता (क; मितिरिक्त क, ख, ग भीर म वार्ड)।
- II. ऋम सं० 23 के सामने, ब-रेंज, कलकत्ता के स्थान पर, निम्निलिखित रखा जाएगा—-
 - (1) कम्प० जिला II से, कलकत्ता (क से च तक धीर प्रतिरिक्त ख वार्डों से भिन्न)।
- III. क्रम सं० 24 के सामने, भ-रेंज, कलकत्ता के स्थान पर, निम्निखित रखा जाएगा:----
 - (1) जिला IV (3), कलकत्ता (क से च तक वार्त) ।
 - (2) जिला IV (2), कलकत्ता (मतिरिक्त छ वार्डमौर विशेष सर्किल, VIII)।
- IV. कम सै० 33 के सामने, क छ-रेंज, कलकत्ता के स्थान पर, निम्नलिखित रखा जाएगा:—-
 - (1) जिला I (2), कलकत्ता (क से छ तक बार्ड)।
- V. त्रम सं० 39 के सामने, क ब-रेंज, कलकत्ता के स्थान पर, निम्नलिखित रखा जाएगा:——
 - (1) जिला VI, कलकत्ता (ट से ढ तक वार्ड)।
- VI. कम सं० 44 के सामने, क द-रेंज, कलकत्ता के स्थान पर, निम्निखिल रखा जाएगाः ---
 - (1) जिला IV (2), कलकत्ता (घ धौर ऋ वार्ड)।

VII क्रम सं०४5 पश्चात् बर्दनान रेंज के स्थान पर निम्न-निक्षित जोडा जाएगा:--

•———		
स्तम्भ ।	स्तम् भ 2	स्तम्भ 3
क्रम सं० 55	क-ब रेंज, कलकसा	(1) सिनेमा सर्विल, कलकता
कम सं० 56	क-भ रेंज, कलकत्ता	(1) जिला $I(2)$,कल- कत्ता (क से ग तक के थाडों से भिन्न) ।
ऋम सं० 57	फ-ब रेंज, कलकत्ता	(1) जिला VI, कलकत्ता (क से ढ तक के वार्डों से भिक्ष)।
ऋम से० 5 ध -	क-य रेंज, कलक सा	 जिला IV (2), कल- कता (क से ड झ, ग्रतिरिक्त कं ग्रति- रिक्त छ ग्रौर विशेष सकिल VIII से भिन्न)

यह अधिस्वना 16-3-75 से प्रभावी होगी।

[सं० 1043 (फा० सं० 261/8/75-ग्राई०टी०जे०)]

INCOME-TAX

New Delhi, the 16th August, 1975

S.O. 5300.—In exercise of the powers conferred by subsection (1) of Section 122 of the Income-tax Act, 1961 (4 of 1961), and of all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following amendments to the (Schedule appended to its Notification No. 729 dated 30-9-1974 as amended from time to time viz.

IN THE SAID SCHEDULE

- 1. Against Sl. 16 for P-Range, Calcutta the following shall be substituted—
 - (1) Distt. 1V(2), Calcutta (A), Addl. A, B, C & I Wards).
- II. Against Sl. 23 for W-Range, Calcutta the following shall be substituted.
 - (1) Comp. Distt. II, Calcutta (other than A to F and Addl. B. Wards).
- III. Against Sl. 24 for X-Range, Calcutta the following shall be substituted.
 - (1) Dist. IV(3), Calcutta (A to F Wards).
 - (2) Dist. IV(2), Calcutta Addl. G-Ward and Special Circle VIII)
- IV. Against Sl. 33 for AG-Range, Calcutta the following shall be substituted.
 - (1) Dist. (2), Calcutta (A to G-Wards).
- V. Against Sl. 39 for Am-Range, Calcutta the following shall be substituted.
 - (1) Dist. VI Calcutta (K to N-Wards).
- VI. Against Sl. 44 for AR-Range, Calcutta the following shall be substituted.
 - (1) Dist. IV(2), Calcutta (D & E Wards).
- VII. After St. 54 for Burdwan Range add the following:--

Col, 1	Col. 2	Col. 3
S1.55	AW Range, Calcutta	(1) Cinema Circle, Calcutta,
\$1.56	AX Rango, Calcutta	(1)Dist. 1(2), Calcutta. (other than A to G wards)
\$1.57	AY Range, Calcutta	(1) Dist.VI, Calcutta (other than A to N Wards.)
Sl,58	AZ Range, Calcutta.	(1) Dist IV 1(2), Calcutta. (other than A to E, I Addl A, Addl,G and Spl.Circle, VIII).

This notification shall take effect from 16-8-1975.

EXPLANATORY NOTE

The amendment has become necessary consequent on redistribution of the workload in certain Apellate Ranges in Calcutta.

The above note does not form a part of notification but if, intended to be merely clarificatory),

[No. 1043 (F. No. 261/8/75-ITJ)] P. MISRA, Under Secy.

शुद्धि-पस्न भ्राय-कर

मई विल्ली, 1 सिसम्बर, 1975

का॰ भा॰ 5301.—केन्द्रीय प्रत्यक्ष कर बोर्ड ग्रधिसूचना सं० 979 (फा॰ सं॰ 261/8/75-प्राई॰ टी॰ जे॰) तारीख 23-7-1975 भें,--

> "यह प्रश्चिसूचना 25-7-75 से प्रभावी होगी" पंक्ति में "25-7-1975" के स्थान पर "1-9-1975" पढे)।

> > [सं॰ 1067 (फा॰ सं॰ 261/8/75-प्रार्ष॰टी॰जे)] । CORRIGENDUM INCOME-TAX

New Delhi, the 1st September, 1975

S.O. 5301.—In the notification of the Central Board of Direct Taxes No. 979 (F. No. 261/8/75-ITJ3 dated 23-7-1975.

In line "This Notification shall take effect from 25-7-75" for "25-7-1975" read "1-9-1975".

[No. 1067 (F. No. 261/8/75-ITJ)]

का० आ० 5302.— श्राय-कर श्रधिनियम, 1981 (1961 का 43) की धारा 122 की उप-धारा (1) झारा प्रवस्त ग्रावितयों और इस निमित्त सभर्थ बनाने वाली श्रन्य सभी ग्रावितयों का प्रयोग करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड समय-समय पर यथा संगोधित श्रपमी श्रधिसूचना सं० 729 तारीख 30~9—74 से उपाधन श्रनुसूची में निम्नलिखित संगोधन करता है।

धनुसूची में

- (1) कम संब 22 के सामने, मद 3 में फ-रेंज, कलकत्ता के स्थान - पर, निम्नलिखित रखा जाएगा:--
 - ा. जिला Шि (2) कलकसाँ, (क से ग∶तक आर्ड)
 - 2 विदेशी कम्पनी सकिल, कलकता।
- (2) क्रम सं 13 के सामने, स्तम्भ 3 में ड-रेंज, कलकत्ता के स्थान पर, निम्नलिखित रखा जाएगा:--
 - ा. जिला II (2), कलकत्ता (के से ख तक वार्ड)।
 - 2. विशेष श्रन्वेषण सर्किस-1, कलकत्ता।
- (3) क्रम सं० 43 के सामने, स्तम्भ 3 में क थ-रेंज, कलकत्ता के स्थान पर, निम्निलिखित रखा जाएगा:-
 - $oldsymbol{1}$. बिप्रोपं सर्वेक्षण सर्किल- $oldsymbol{\mathrm{IX}}$, कलकला।
 - 2. मिदनापुर।
 - 3. विशेष ग्रन्वेषण सर्विल-II, कलकत्ता।

- (4) ऋम सं 0 52 के सामने, स्तम्भ 3 में, जलपाईमृड़ी, ख-रेंज के स्थान पर, निम्नलिखित रखा आएगा:--
 - ा भ्राय-कर सर्किल, सिलीगडी;
 - 2. याय-कर सिकल, दाजिलिंग;
 - उ. विशेष सकिल, सिलीगुड़ी ।
 - पश्चिम दिनाजपुर भ्रौर माल्दा।

यहं ग्रधिसुचना 1-9-1975 से प्रभावी होगी।

[सं॰ 1068 (फा॰सं॰ 261/8/75-प्राई॰टी॰जे॰)]

S.O. 5302.—In exercise of the powers conferred by subsection (1) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf, the Central Board of Direct Taxes hereby makes the following amendments to the Schedule appended to its Notification No. 729 dated 30-9-74 as amended from time to time.

IN THE SCHEDULE.

- (1) Against Sl. 22 for V-Range, Calcutta in column 3, the following shall be substituted:—
 - 1. District III(2), Calcutta (A to C Wards);
 - 2. Foreign Companies Circle, Calcutta.
- (2) Against Sl. 13 for M-Range, Calcutta in column 3, the following shall be substituted:
 - 1. District II(2), Calcutta (A to D Wards).
 - 2. Special Investigation Circle-1, Calcutta.
 - (3) Against Sl. 43 for AQ-Range, Calcutta in column 3 the following shall be substituted.—
 - 1. Special Survey Circle-IX, Calcutta.
 - Midnapore;
 - 3. Special Investigation Circle-II, Calcutta.
 - (4) Against Sl. 52 for Jalpaiguri B-Range in column 3 the following shall be substituted:—
 - 1. Income-tax Circle, Shilliguri;
 - 2. Income-tax Circle, Darjeeling.
 - 3. Special Circle, Siliguri.
 - 4. West Dinajpur & Maidah.

This notification shall take effect from 1-9-1975.

EXPLANATORY NOTE:

The amendment has become necessary consequent on creation of a Foreign Companies Circle and 2 special Investigation Circles in West Bengal.

(The above note does not form a part of notification but is intended to be merely clarificatory).

[No. 1068 (F. No. 261/8/75-JTJ)]

शुद्धि-पस्न

नई दिल्ली, 1 प्रभत्बर, 1975

का॰ गा॰ 5303:--केन्द्रीय प्रत्यक्ष कर बोर्ड की मधिसूचना सं० 1068 (फा॰ सं॰ 261/8/75-प्राई टी जे),तारीख 1-9-75 में,

> "यह मधिसूचना 1-9-75 से प्रभावी होगी" पंक्ति में, "1-9-75" के स्थान पर "1-10-1975" पढ़ें।
> सिं० 1110 (फा०सं० 261/8/75-माई० टी० जे०)]

> > पी० मिश्र, ग्रवर सचिव

CORRIGENDUM

New Delhi, the 1st October, 1975

S.O. 5303.—In the notification of the Central Board of Direct Taxes No. 1068 (F. No. 261/8/75-ITJ)] dated 1-9-1975.

In line "This notification shall take effect from 1-9-1975".

for "1-9-1975" read "1-10-1975".

[No. 1110 (F. No. 261/8/75-ITJ)]

P. MISRA, Under Secy.

नई दिल्ली, 16 मगस्त, 1975

का० ग्रा० 5304.— प्राय-कर प्रधिनियम, 1961 (1961 का 43) की धारा 122 की उप-धारा (1) द्वारा प्रदत्त शिक्तयों ग्रीर इस निमित्त समर्थ बनाने वाली भ्रन्य सभी शिक्तयों का प्रयोग करते हुए भ्रीर बोर्ड की भ्रधिसूचना सं० 586 (फा० सं० 261/8/74-प्राई. टी. जे.) तारीख 30-3~74 की प्रांशिक रूप से उपान्तरित करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड निदेश करता है कि नीचे की भ्रमुसूची के स्तम्भ 1 में विनिर्विष्ट रेंजों के सहायक भ्राय-कर श्रायुक्त (भ्रपील), उसके स्तम्भ 2 में की तत्संबंधी प्रविष्टि में विनिर्विष्ट भ्राय-कर सिंक्लों, वार्डी भीर जिलों में श्राय-कर या मधिकर के लिए निर्धारित सभी व्यक्तियों भीर भ्राय की बाबत भ्रपने क्रत्यों का प्रायन करेंगे :—

ग्रनुसूची

रें अ	भाय	-कर सर्किल	, বার্ড	भौर जिला
सहायक ग्राय-कर आयुक्त	1.	भ्राय-कर भ्र	धकारी, ख-वार्ड,	नागपुर
(प्रपीस), क∽ - रेज	2.	77	घ− वार्ड,	नागपुर
नागपुर	3.	11	ड−वार्ड,	नागपुर
	4.	,,	च-वार्ड,	नागपुर
,	5.	n ·	छ- वार्ड,	नागपुर
· · · · · · · · · · · · · · · · · · ·	6.	,,,	झ- वार्छ ,	नागपुर
	7.	n	ञा- वार्ष,	नागपु र
	8.	,, .	ट-वार्ड,	नागपुर
	9.	"	ठ–वार्ड,	नागपुर
	10.	"	ल⊸वार्ड,	नागपुर
	11.	11	नगर स	किल, नागपुर
	1 2.	.70	केन्द्रीय	सर्किल≁ 1,
			. नागपुर	
	1 3.	"	केन्द्रीय	सर्किल—-2,
			नागपुर	
	14.	,,	केन्द्रीय	सर्किल 3,
			नागपुर	
	15.	"	केन्द्रीय	सर्किल <i>—</i> 4,
			नागपुर	
	16.	"	क-बार्ड,	गोंदिया
	17.	13	खवार्ड,	गोंदिया
	18.	,,	क−वार्ड,	ग्रमरावसी
	19.	n	ख –वार्ड,	भगरावती
va	20.	n ··	ग⊶वार्ड,	- ममदाव सी

1			2
प्रायकर-अधिकारी	21.	"	च-वार्ड, ग्रमरावती
	22.	1)	यवसमाल
	23.	,,	क⊸वार्ड, यवतमाल
	24.	11	ख—वार्ड, घवतमाल
सहायक ग्राय-कर ग्रायुक्त	1.	17	क–वार्ड, नागपुर
(अपील), था-रेंज	2.	17	ग–वार्ड, नागपुर
नागपुर	3.	11	ज–वार्ड, नागपुर
	4.	11	द≔वार्ड, नागपुर
•	5.	"	ढ−वार्ड, मागपुर
	6.		न्थास सर्किल, नागपुर
	7.	,,	प्रथम श्राई० टी० छो०
			वेतन सर्किल, नागपुर
	8.	"	द्वितीय ग्राई० टी०
			ग्रो० वेतन सकिल,
			नागपुर
	9.	"	स र्वेक्षण सर्कि ल, नागपुर
	10.	17	ग्राथ-कर ग्रधिकारी,
			वर्धा
	11.	11	क –वार्ड , चन्द्रपुर
	1 2.	"	ख -वार्ड, चन्द्रपुर
	13.	13	ग⊶वार्ड, चन्द्रपुर
	14.	1)	ख−वार्ड, चन्द्रपुर
सहायक भाय-कर भागुक्त	1.	1)	क–वार्ड, ग्रौरंगाबाद
(भ्रपील), भौरंगाबाद	2.	17	ख-वार्ड, ग्रौरंगाबाद
रेंज, ग्रीरंगाबाव]	3.	"	ग–वार्ड, ग्रीरंगाबाद
	4.	11	चवार्ड, ग्रीरंगाबाद
	5.	77	ङ⊷वार्ड, ग्रीरंगाक्षाद
	6.	11	क—आर्ड, नांदेड
	7.	1)	ख∽वार्ड, नांदेड
	8.		ग-वार्ड, नावेड
	9,	11	क–वार्ड, जालना
	10.	"	ख-वार्ड, जालना
	11.	13	न्यास सर्किल, जालना
	12-	1)	लादूर
	1 3•	11	क–वार्ड, लाटूर
	14.	n	ख∽वार्ड, लाटूर - ^
	15.	' n	परभनी
	16.	2)	भीर
सहायक भाय-कर भायुक्त	1.	. 11	क–वार्ड, प्रकोला
(ग्रपील), श्रकोला	2.	"	ख–वार्ड, भ्रकोला
रेंज, सकोला	3.	n	ग—वा र्ड , भ्रकोला
	4.	"	च–षार्ड, झकोला
•	5.	"	ङ–वार्डं, श्रकोला
	6.	٠,	केन्द्रीय सर्किल, श्रकोला
	7.	71	ए० सी० ई० डी०,
			भकोला
	8.	11	सर्वेक्षण सकिल, श्रकोला
	9.	11	विशेष भ्रन्वेषण सकिल,
			मकीला
	10.	71	खामगांव
			· · · · · · · · · · · · · · · · · · ·

जहां कोई घाय-कर सिकल, बार्ड या जिला या उसका भाग इस प्रिधिसूचना द्वारा एक रेंज से किसी घन्य रेंज को घन्तरित कर विधा जाता है, वहां उस धाय-कर सिकल, बार्ड या जिला या उसके भाग में किए गए निर्धारणों के फलस्वरूप होने वाली और उस रेंज के, जिसकै वह धाय-कर सिकल, बार्ड या जिला या उसका भाग घन्तरित किया गया है, सहायक घाय-कर धायुक्त (घपील) के धमक्ष इस धिसूचना की तारीख से ठीक पूर्व लिखत घपीलें, उस तारीख से, जिसको यह धिसूचना प्रभावी हो, उस रेंज के, जिसको उक्त सिकल, वार्ड या जिला या उसका भाग ग्रन्तरित किया गया है, सहायक घाय-कर घायुक्त (प्रपील) को घन्तरित की जाएगी ग्रीर उसके द्वारा उन पर कार्यवाही की जाएगी।

यह ग्रविसूचमा 18-8-1975 से प्रभावी होगी।

[सं० 1045 (फा० सं० 261/16/75-धाई. टी. जे.)]

New Delhi, the 16th August, 1975

S.O.5304—In exercise of the powers conferred by sub-section (1) of section 122 of the Income tax Act 1961 (43 of 1961) and all other powers enabling it in that behalf and in partial modification of Board's notification No. 586 (F. No. 261/8/74-ITJ) dated 30-3-74, the Central Board of Direct Taxes, hereby directs that the Appellate Assistant Commissioner of Income tax of the Ranges specified in Column 1 of the Schedule below shall perform their functions in respect of all the porsons and income assessed to Income tax and super tax in the Income tax Circle, Wards; and Districts specified in the corresponding entry in column 2 thereof:

SCHEDULE

Range	Inc	rcle, Ward & District	
Appellate Assistant	1. I Offic	ncome tax	B-Ward, Nagpur.
Commissioner of Income tax,	2.	Do.	D-Ward, Nagpur.
A-Range, Nagpur.	3,	Do.	E-Ward, Nagpur.
•	4.	Do.	F-Ward, Nagpur.
	5.	Do,	G-Ward, Nagpur.
	6.	\mathbf{Do}_{\bullet}	I-Ward, Nagpur.
	7.	Do.	J-Ward, Nagpur.
	8.	Do.	K-Ward, Nagpur.
	9.	Do,	L-Ward, Nagpur.
	10.	Do.	P:Ward, Nagpur.
	11.	Do.	City Circle, Nagpur.
	12.	Do.	Central Circle-I, Nagpur
	13.	Do.	Central Circle-II,
			Nagpur,
	14.	DO.	Central Circle-III,
			Nagpur.
	15.	Do.	Central Circle-IV,
			Nagpur.
	16.	Do,	A-Ward, Gondia.
	17.	Do.	B-Ward, Gondia.
	18.	Do.	A-Ward, Amravati.
	19.	Do.	B-Ward, Amravati.
	20.	Do.	C-Ward, Amravati.
	21.	Do.	D-Ward, Amravati.
	22.	Do.	Ycotmal.
	23.	Do.	A-Ward, Yeetmal.
	24.	Do.	B-Ward, Yeetmal.

Appellate Assistant Commissioner of In-	1.	Do.	A-Ward, Nagpur.
come Tax, B-Range,	2.	Do.	C-Ward, Nagpur.
Nagpur,	3.	Do.	H-Ward, Nagpur.
raspur,	4.	Do.	M Ward Magnus
	5.		M-Ward, Nagpur.
		Do.	N-Ward, Nagpur.
	6.	Do.	Trust Circle, Nagpur
	7.	Do.	Ist I.T.O. Salary Circle, Nagpur.
	8.	Do.	2nd I.T.O. Salary- Circle, Nagpur.
	9.	Do.	Survey Circle, Nagpur
	10.	Do.	Incometax Officer
			Wardha.
	11.	Do.	A-Ward, Chandrapur
	12.	Do.	B-Ward, Chandrapur.
	13.	Do.	C-Ward, Chandrapur
	14.	Do.	D-Ward, Chandrapu
Appellate Assistant	1.	Do.	A-Ward, Aurangabac
Commissioner of Income-tax	2.	Do.	B-Ward, Aurangabad
Aurangabad Range,	3,	Do.	C-Ward, Aurangabad
Aurangabad,	4.	Do.	D-Ward, Aurangaba
	5.	Do.	E-Ward, Aurangabac
	б.	Do.	A-Ward, Nandad.
	7.	Do.	B-Ward, Nandad.
*	8.	Do.	C-Ward, Nandad,
	ğ.	Do.	A-Ward, Jalana.
	10.	Do.	B-Ward, Jalana.
	11.	Do.	Trust Circle, Jaina.
	12.	Do.	Latur.
•	13.		
	14.	Do.	A-Ward, Lature,
	15.	Do.	B-Ward,, Latur.
•		Do.	Parbhani,
	16,	Do.	Bhir.
Appellate Assistant	1.	Dо.	A-Ward, Akola.
Commissioner of	2.	D٥،	B-Ward, Akola.
Income-Tax, Akola	3.	Do.	C-Ward, Akola,
Rango Akola.	4.	Do,	D-Ward, Akola,
	5.	Do.	E-Ward, Akola,
	6.	Do.	Central Circle, Akola
	7.	Do.	A-C- E.D. Akola.
	8.	Do.	Survey Circle, Akola
	9.	Do.	Spl. Investigation
	10.	Do.	Circle, Akola. Khamgaon.

Where an Incometax Circle, Ward or District or part thereof stands transferred by this notification from one range to another range, appeal arising out pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Incometax Circle, Ward of district or part thereof is transferred shall from the date of this notification takes effect, be transferred to and dealt with by the Appellate Assit. Commissioner of Incometax of the Range to whom the said circle, ward or district, part thereof is transferred.

This notification shall take effect from 18-8-75.

EXPLANATORY NOTE:

The amendment has become necessary consequent upon redistribution of jurisdiction of Appellate Assistant Commissioners of Income-tax.

(The above note does not form a part of notification but is intended to be merely clarificatory)

[No. 1045 (F.No. 261/16/75-ITJ)]

नई दिल्ली, 8 सितम्बर, 1975

का॰ ग्रा॰ 5305. — भाय-कर प्रधितियम, 1961 की घारा 122 की जन-धारा (1) द्वारा प्रवस शक्तियों और इस निमित्त समर्थ बनाने नाधी 114 GI/75—3 मन्य सभी शक्तियों का प्रयोग करते हुए, प्रत्यक्ष कर बोर्ड मपनी भिधिम्सना सं० 746 (फा॰ सं० 261/19/74-माई० टी॰ जे॰) तारीख 10-10-74, सं० 781 (फा॰ सं० 261/19/74-माई० टी॰ जे॰) तारीख 25-11-74 सं० 813 (फा॰ सं० 261/19/74-माई० टी॰ जे॰) तारीख 9-1-75 से उपायक मनुसूची और तारीख 20-2-75 के शृक्तियन में निम्नलिखित संशोधन करता है।

जनत प्रधिसूचना में, निम्निलिखित परिवर्तन किया जाएगा :—

कम रेंज जोड़ा गया भ्राय-कर सर्किल/वार्ड

सं०

10 सहायक ग्राय-कर ग्रायुक्त प्रविष्टि सं० 3 "जूनागढ़ सर्किल"

(ग्रपील) ग्रार० ग्रार० राजकोट का विलोप किया जाएगा।

12 सहायक ग्राय-कर ग्रायुक्त प्रविष्टि सं० 3 "पोरबन्दर सक्लि"

(ग्रपील) जे० ग्रार० जामनगर के पश्चात् निम्निलिखित जोड़ा
जाएगा :—

4. "जुनागढ़ सर्किल।"

जहां कोई आय-कर सर्किल, वार्ड या जिला या उसका भाग इस प्रियम्बना द्वारा एक रेंज से किसी भ्रन्य रेंज को भ्रन्तरित कर दिया जाता है, वहां उस भ्राय-कर सर्किल वार्ड या जिला या उसके भाग में किए गए निर्धारणों के फलस्वरूप होने वाली भौर उस रेंज के, जिससे वह भ्राय-कर सर्किल, वार्ड या जिला या उसका भाग भ्रन्तरित किया गया है, सहायक भ्राय-कर भ्रायुक्त (भ्रपील) के समक्ष इस भ्रविसूचना की सारीख से ठीक पूर्व लम्बित भ्रपीलों, उस तारीख से, जिसको यह भ्रविभूचना प्रभावी हो, उस रेंज के, जिसको उक्त सर्किल, वार्ड या जिला या उसका भाग भ्रन्तरित किया गया है, सहायक भ्राय-कर भ्रायुक्त (भ्रपील) को भ्रन्तरित की जाएगी भौर उसके क्रारा उन पर कार्यवाही की जाएगी।

यह ग्रधिभूचना 8 सितम्बर, 1975 से लागू होगी ।

[सं० 1071(फा० सं० 261/15/75—प्राई० टी० जे०)] एस० रामस्वामी, अवर सचिष

New Delhi, the 8th September, 1975

S.O. 5305.—In exercise of the powers conferred by subsection (1) of section 122 of the Income-tax Act, 1961 and of all others powers enabling it in that behalf of the Central Board of Direct Taxes hereby makes the following amendments in the schedule appended to its Notification No. 746 (F. No. 261/19/74-ITJ) dated 10-10-74, No. 781 (F. No. 261/19/74-ITJ) dated 25-11-74, No. 813 (F. No. 261/19/74-ITJ) dated 9-1-1975, No. 976 (F. No. 261/15/75-ITJ) dated 19-7-75 and corrigendum dated 20-2-75.

In the said schedule the following alteration shall be made.

10. A.A.C.R.R.Rajkot. Entry No. 3. "Junagadh Circle" may be deleted.

12. A.A.C.J.R. Jamnagar. After "Entry No. 3" Circle the following shall be added.

4. "Junagadh Circle."

Where an I.T. Circle, Ward and District or part thereof stands transferred by this notification from one range to another Range, apeals arising out of assessments made in that I.T. Circle, Ward or District or part thereof and pending immediately before the date of this notification before the Appellate Asstt. Commissioner of Income-tax from when that Income Tax Circle, Ward on District or part thereof is transferred shall, from the date this notification, take effect be transferred to, and dealt with by the Appellate Asstt. Commissioner of Income-tax of the range to whom the said Circle, Ward or District or part thereof is transferred.

. This Notification shall take effect from the 8th September, 1975.

EXPLANATORY NOTE:

(This amendment has become necessary consequent on redistribution of the word load of A.A.Cs. in Gujarat V Charge.

The above note does not form a part of notification but is intended to be merely clarificatory).

[No. 1074 (F. No. 261/15/75-ITJ)]

का॰ बार 5306.—बाय-कर प्रधितियम, 1961 (1961 का 43) की बारा 122 की उप-वारा (i) द्वारा प्रवस्त मित्तवों ग्रीर इस मिनिस समर्थे बनाने वाली प्रत्य सभी मिनिसों का प्रयोग करते हुए ग्रीर प्रधिस्चना सं॰ 841 (फा॰ सं॰ 261/12/75-प्राई॰ टी॰ जे॰) तारीख 20-2-1975 को उपास्तरिस करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड निवेश करता है कि उक्त प्रधिस्चना की धनुसूची में क्रम सं॰ 4 में की प्रविद्धियों के स्थान पर निम्नलिखिस प्रविष्टियों रखी जाएंगी :--

ऋम सं०	रेंज	घाय-कर सकिल, वार्ड ग्री र जिले
1	2	3
4. त्रिशेष	रेंज, मानपुर	. (i) विशेष रेंज कानपुर
		(ii) कम्पनी सर्किल, कानपुर
		(iii) फतेहगढ़ सकिल
	•	(iv) बांदा सर्किश
	,	(v) केन्द्रीय सर्किल 3, 4 मीर 5 कानपुर

जहां कोई भ्राय-कर सकिल, वार्ड या जिला या उसका भाग इस मिश्रमुक्ता द्वारा एक रेंज से किसी भन्य रेंज को भन्तरित कर दिया जाता है वहां उस भ्राय-कर सिकल, वार्ड या जिला या उसके भाग में किए गए निर्धारणों के फलस्वरूप होने वाली भौर उस रेंज के, जिससे वह भ्राय-कर सिकल, वार्ड या जिला या उसका भाग भन्तरित किया गया है, सहायक भ्राय-कर भ्रायुक्त (भ्रमील) के समक्ष इस भ्रधिसूचना की तारीख से ठीक पूर्व लिम्बत भ्रपीलें, उस तारीख से, जिसको यह भ्रधिसूचना प्रभावी हो, उस रेंज के, जिसको उक्त सिकल, वार्ड या जिला या उसका भाग भत्तरित किया गया है, सहायक भ्राय-कर भ्रायुक्त (भ्रमील) को भन्तरित की जाएंगी भौर उसके द्वारा उन पर कार्यवाही की जाएंगी।

यह मधिसूबना 1-10-1975 से प्रभावी होगी । [सं० 1075(फा० सं० 261/1/75-माई०टी० जे०)]

S.O. 5306—In exercise of the powers conferred by subsection (i) of Section 122 of the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf and in modification of notification No. 841 (F.No.261/12/75-ITJ) dated 20-2-1975 the Central Board of Direct Taxes hereby direct that the entries at Sl. No. 4 in the Schedule to the said Notification shall be substituted by the following entries:—

	SCHEDULE				
S.No.	Range	Income-tax Circles, Wards and Districts			
1	2	3			
4. Spe	cial Range, Kanpur.	 (i) Special Circle, Kanpur. (ii) Companies Circle, Kanpur. (iii) Fatehgarh Circle. (iv) Banda Circle (v) Central Circles III, IV and V, Kanpur. 			

Where an Income-tax Circle, Ward, or District or part thereof stands transferred by this Notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circles, Ward or District or part thereof and pending immediately before the date of this Notification before the Appellate Assistant Commissioner of Income-tax and Range from whom that Income-tax Circle, Ward or District or part thereof is transferred to and dealt with by the Appellate Assistant Commissioner or Income-tax of the Range to whom that said Circle, Ward or District or part thereof is transferred.

This Notification shall take effect from 8-9-75. EXPLANATORY NOTE:

The amendment has become necessary consequent on changing over the jurisdiction over Central circles, Kanpur from A.A.C., Central Range, Meerut to A.A.C., Special Range, Kanpur.

(The above note does not form a part of notification but is intended to be merely clarificatory)

[No. 1075 (F. No. 261/1/75-ITJ)]

नई दिल्ली, 15 सितम्बर, 1975

कार कार 5307.— आय-अर मिनियम, 1961 (1961 का 43) की धारा 122 की उप-धारा (1) द्वारा प्रदत्त शिक्तयों और इस निभित्त समर्थ बनाने वाली अन्य सभी शक्तियों का प्रयोग करते हुए, केन्द्रीय प्रत्यक्ष कर बोर्ड अपनी अधिसूचना सं० 708 (फा॰ सं॰ 261/1/74-भाई० टी॰ जे॰) तारीख 21-8-1974 से उपाध्य अनुसूची में निम्न-शिखित संगोधन करता है, अर्थात :--

जन्त धनुसूची में, स्तम्भ 2 में, रोहतक रेंज से, मद (iv) में "नारनोल" का विलोप किया जाएगा मौर उसके स्थान पर "भिवानी" रखा जाएगा

परन्तु माय-कर धिकारी, नारनौल द्वार। पारित मादेशों की बाबत मधिकारिता भी सहायक प्राय-कर म्रायुक्त, रोहसक रेंज, रोहसक में निहित होगी ।

यह ऋधिसूचना 15-9-75 से प्रभावी होगी।

[सं॰ 1081(फा॰सं॰ 261/17/75-माई॰टी॰जे॰)]

New Delhi, the 15th September, 1975

S.O. 5307.—In exercise of the powers conferred by sub section (1) of Section 122 of the Income tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf the Central Board of Direct Taxes, hereby makes the following amendment in the Schedule appended to its Notification No. 708 (F. No. 261/1/74-ITJ) dated 21-8-1974 viz.

In the said Schedule from Rohtak Range in Column 2 at item (iv) "Naranaul" shall be deleted and in its place "Bhiwani" shall be substituted:

Provided that the jurisdiction in respect of the orders passed by the Income-tax Officer, Narnaul would also lie with Appellate Assistant Commissioner, Rohtak Range, Rohtak.

2. हुण्डी सर्किल प्रपील

म्रोर

3. ग-वाडे

This Notification shall take effect from 15-9-1975. 2 3 EXPLANATORY NOTE ख-रेंज, मुम्बई 1. कम्पनी सर्किल-1, सिवाय The amendment has become necessary consequent upon the abolition of Narnaul Circle and creation of new office 1(1) से 1(5) तक केंचल मार्ज के at Bhiwani w.e.f. 1-9-1975. 2. फिल्म सर्किल (The above note does not form a part of notification but is मुम्बई सिकिल intended to be merely clarificatory). 4. भाई० टी० भों०, विशेष सर्फिल [No. 1081(F. No. 261/17/75-ITJ)] 2, मुम्बई ; ग्रौर 5. ख∸2 वार्ड नई विल्ली, 16 सितम्बर, 1975 संपवा-शुल्क शद्धि-पक्ष नियंत्रक (प्रपील) का० मा० 5308 → - केन्द्रीय प्रत्यक्ष कर बोर्ड की अधिसूचना सं० 1007 एवं–सहायक भ्राय-(फा॰ सं॰ 261/4/75-श्राई०टी०जे०) तारीख 31-7-75 में,--कर ग्रायुक्त (प्रपील) कम सं० 5 विशेष रेंज V, नई दिल्ली के सामने ग–रेंज, मुम्बई 1. कम्पनी सर्किल 2 मद संo(i)--विशेष सर्किल; V, VI, VI, (प्रतिरिक्त), <math>X, XII,2. ग-2 वार्ड XII, XIII, भौर XIV, नई विल्ली में, 3 निष्कांत सकिल 1 ; मार "XII, XII " के स्थान पर "XI, XII" पर्छ। सम्पदा शुल्क सर्किल [सं० 1082(फा० सं० 261/4/75-फ्राई०टी०जे०]) 4. घ-रेंज, मुम्बई कम्पनी सिकल 3 ; धौर 2. भ-जाक New Delhi, the 16th September, 1975 1. फम्पनी सर्किल फ्र-रेंज, मुम्बई CORRIGENDUM बी०मार०सी० S.O. 5308.—In the notification of the Central Board of Direct Taxes No. 1007 (F. No. 261/4/75-ITJ) dated 31-1-75. एन० मार० मार० सी० ; मौर 4. विदेश धनुभाग Against Sl. 5 Special Range-V, New Delhi in Item No. (i) Special Circle, V. VI, VI(Adl.), X, XII, XII, XIII & XIV, New Delhi for "XII, XII" read "XI, XII". कम्पनी सकिल 5 6. च-रेंज, मुम्बई छ–रेंज, मुम्बई कम्पनी सिकल 6 [No. 1082 (F. No. 261/4/75-ITJ)] 1. क-1 बार्ड ज-रेंज, मुम्बई 2. क – 5 वार्ड; घौर 3. टी० पी० सर्किल मई विस्ली, 24 सितम्बर, 1975 9. म-रेंज, मूम्ब**र्ष** 1. क-3 वार्ड का० ग्रा० 5309—गाय-कर ग्राधिनियम, 1961 (1961 का 43) 2. क-2 वार्ड की <mark>क्षारा 122 की</mark> उप-धारा (1) **हा**रा प्रवक्त मक्तियों भौर इस निमित 1 म-1 वार्ड ; समर्थ बनाने वाली घन्य सभी शक्तियों का प्रयोग करते हुए घीर बोर्ड 2. निष्कान्त सिकल 2 की मधिसूचना सं० 977 (फा० सं० 261/9/75-माई० टी० जे०) सारीख 19 जुलाई, 1975 को मांशिक रूप से उपान्तरित करते हुए, ः - 1 1ःट--रेंज, मुम्अई∦ ा भाजार बार्ड केम्ब्रीय प्रत्यक्ष कर बोर्ड निवेश करता है कि नीचे की ध्रमुसूची के 2. वेतन शाखा 1 💢 झीर स्तम्भ 2 में विनिर्दिष्ट रेंजों के सहायक श्राय-कर श्रायुक्त (ग्रपील), 3. वेतन शाखा 2 उसके स्तम्भ 3 में की तत्संबंधी प्रविष्टि में विनिविष्ट ग्राय-कर सर्किलों, 12. ठ-रेंज, मुम्बई। ख— 3 वर्डि बाड़ों भौर जिलों में भाय-करया प्रधिकर के लिए निर्धारित सभी व्यक्तियों मौर ग्राज की बाबस भ्रापने कृत्यों का पालन करेंगे :--- ड-रेंज, मुम्बई ग−3 वार्ड, भ्रौर 1 1 − 5 नाडे घनुसूची 14. द—रेंज, मम्बर्षः घ— । वार्ड रेज ऋम सं० ग्राय-कर वार्ड 15. ण-रेंज, मुम्बई 1. घ−2 वार्ड : भीर 2 3 2. ग-4 वार्ड 1 1. क-रेंज, मुम्बर्ध कम्पनी सकिल 1(1) से 1(5) 16. स-रेंज, मुम्ब**र्श** 1. बी० एस० डी० (पूर्व) : ग्रीर 2. बी० एस० डी० (दक्षिण) सक 2. प्राई० टी० घो०, विशेष सर्किल 17. थ-रेंज, मुम्ब**र्ध** 1. ग–वार्ड ा, मुम्बई ; धौर

3 क−4 वार्ड

		.4. गक-न्वार्ड-1 से 7 तक केवल चार्ज
18. व-रेंज, मुम्बई		 डवार्ड श्रीर ग कवार्ड, सिवाय 1 से 7 तक प्रभार के
19. ध-रेंज, मुम्बई		बी० एस० डी० (पश्चिम)

जहां कोई श्राय-कर सिंकल, वार्ड या जिला या उसका भाग इस प्रिध्सूचना द्वारा एक रेंज से किसी ग्रन्य रेंज को श्रन्तरित कर दिया जाता है, वहां उस ग्राय-कर सिंकल, वार्ड या जिला या उसके भाग में किए गए निर्धारणों के फलस्वरूप होने वाली ग्रीर उस रेंज के, जिससे वह ग्राय-कर सिंकल, वार्ड या जिला या उसका भाग श्रन्तरित किया गया है, सहायक ग्राय-कर श्रायुक्त (ग्रपील) के समक्ष इस ग्रधिसूचना की तारीख से ठीक पूर्व लिम्बत ग्रपीलें, उस् तारीख से, जिसको यह ग्रधिसूचना प्रभावी हो, उस रेंज के, जिसको उक्त सिंकल, वार्ड या जिला या उसका भाग ग्रन्तरित किया गया है, सहायक ग्राय-कर ग्रायुक्त (ग्रपील) को श्रन्तरित की जाएंगी ग्रीर उसके ग्रार उन पर कार्यवाही की जाएंगी।

यह अधिसूचना 1-10-1975 से प्रभावी होगी ।

[सं॰ 1093(फा॰ सं॰ 261/9/75-प्राई॰ टी॰ जे॰)]

एस० रामस्थामी, भ्रवर सचिव

INCOME-TAX

New Delhi, 24th September, 1975

S.O. 5309.—In exercise of the powers conferred by Subsection (1) of Section 122 o the Income-tax Act, 1961 (43 of 1961) and of all other powers enabling it in that behalf and in partial modification of the Board's Notification No. 977 (F.No. 261/9/75-ITJ) dated the 19th July, 1975, the Central Board of Direct Taxes, hereby directs that the Appellate Assistant Commissioners of Income-tax of the Range specified in Column (2) of the Schedule below shall perform their functions in respect of all persons and income assessed to Income-tax or Super-tax in the Income-tax Cirices, Wards and Districts, specified in the corresponding entry in column (3) thereof:—

SCHEDULE

	SCHEDOLL				
Sr.No.	Range	Income Tax Ward/Circle & District.			
1	2	3			
1. A-Ra	nge, Bombay	 Companies Circle-I (1) to I (5) charges only I.T.O. Special Circle I, Bombay and A-IV Ward. 			
2. B-Ran	ge, Bombay	 Companies Circle I except I to I(5) charges only. Film Circle. Bombay Circle I.T.O., Spl. Circle II, Bombay and B-II Ward. 			
Appellate (Duty-cum	Controller of Estate -A.A.C.				
3. C-Rai	nge, Bombay .	Companies Circle II C-II Ward Evacuees Circle I and Estate Duty Circle.			
4. D-Rai	ige, Bombay	1. Companies Circle III and 2. X-Ward.			

1	2	3
5. E-I	Range, Bombay	 Companies Circle IV B.R.C. N.R.R.C. and Foreign Section.
6. F-I	Range, Bombay	Companies Cirlce V.
7. G -1	Range, Bombay	Companies Circle VI
8. H-	Range, Bombay	 A-I Ward A-V Ward and T.P. Circle
9. I-R	ange, Bombay	 A-III Ward and A-II Ward
10, J-R	ange, Bombay	 B-I Ward and Evacuees Circle II.
11. K-I	lange, Bombay	 Market Ward Salaries Branch-I and Salareis Branch-II.
12. L-R	lange, Bombay	B-III Ward.
13. M -1	Range, Bombay	 C-III Ward and C-V Ward.
14. N-I	Range, Bombay	D-I Ward.
15. O-F	Range, Bombay	 D-II Ward and C-IV Ward.
16. P-R	ange, Bombay	 B.S.D. (East) and B.S.D. (South)
17. Q-R	ange, Bombay	 C-I Ward Hundi Circle Appeals G-Ward and GA-Ward Ist to 7th Charges only.
18. R-R	ange, Bombay	 E-Ward and GA-Ward except 1st to 7th charges.
19. S-R	ange, Bombay	B.S.D. (West).

Where an Income-lax Circle Ward & District or part thereof stands transferred by this Notification from one Range to another Range appeals arising out of assessments made in that Incometax Circle, Ward or District or part thereof and pending immediately before the date of this Notification before the Appellate Assistant Commissioner of Range from whom that Incometax Circle, Ward or District or part thereof is transferred shall from the date this Notification shall take effect be transferred to and dealt with by the Appellate Assistant Commissioner of Range to whom the said Circle, Ward or District or part thereof is transferred.

This Notification shall take effect from 1-10-1975.

EXPLANATORY NOTE:

(The amendment has become necessary consequent on redistribution of work-load among A.A.C.s in Bombay charge).

(The above note dose form part of notification but is intended to be merely clarificatory).

[No. 1093 (F. No. 261/9/75-ITJ]

S. Ramaswamy, Under Secy.

वाणिज्य मंद्रालय

मख्य नियंत्रक, भाषात नियति का कार्यालय,

मावेश

नई दिल्ली, 1 विसम्बर, 1975

कार आर 5310. — सर्वेशी रेनवाक्सी लेबोरेट्रीज लिंग नई विस्ली की सामाध्य मुद्रा क्षेत्र से रिफोम्पिसन पाउडर के झायात के लिए 4,29,000 दपये मूल्य का एक झायात लाइसेंस संख्या पी० डींग 1366112, दिनांक 27-2-75 प्रवान किया गया था। उन्होंने लाइसेंस की सीमाशुरूक

निकासी प्रति की धनुलिपि प्रति के लिए इस धाधार पर आयेवन किया है कि मूल सीमाणुल्क निकासी प्रति खो गई है। यह भी उल्लेख किया गया है कि विषयाधीन सीमाणुल्क निकासी प्रति उपयोग किए बिना ही खो गई थी और वह किसी भी सीमाणुल्क समाहर्ता से पंजीकृत नहीं कराई गई थी।

श्रपने तर्क के समर्थन में श्रावेदक ने एक शपथपत्र दाखिल किया है। श्राधोहस्ताक्षरी संतुष्ट है कि लाइसेंस संख्या पी० डी० 1366112, दिनांक 27~2~75 की मूल सीमाणुरक निकासी प्रति खो गई है और निदेश देता है कि इसकी श्रमुलिपि उनको जारी की जानी चाहिए। लाइसेंस की मूल सीमाणुरक निकासी प्रति रद्द एतद्दारा की जाती है।

[सं॰ सी॰ एच/धार~5(6)/ए॰ एम॰-75/धार॰ एम॰-3/2373]

ए० एत० चर्टजी, उप-मुख्म नियंत्रक

MINISTRY OF COMMERCE

(Office of the Chief Conttroller of Imports and Exports)

ORDER

New Delhi, the 1st December, 1975

S.O. 5310.—M/s. Ranbaxy Laboratories Limited, New Delhi, where granted Import Licence No. P/D/1366112 dated 27-2-1975 for Rs. 4,29,000 for import of Rifampicin Powder from G.C.A. They have requested for issue of duplicate Customs Purposes Copy of the licence on the ground that the original Custom Purposes Copy has been lost. It has further been stated that the Custom Purposes Copy in question was lost after utilizing Rupces Nil and that the same had not been registered with any of the Collectors of Customs.

In suport of their contention, the applicant has filed an affidavit. The under signed is satisfied that the Original Customs Purposes Copy of licence No. P/D/1366112 dated 27-2-1975 has been lost and directs that duplicate Customs Purposes Copy of the said licence should be issued to them. The Original Customs Purposes copy of the licence is hereby Cancelled.

[Ref. No. Ch/R-5(6)/A. M. 75/R.M. 3/2373]A. N. Chatterji, Dy. Chief Controller.

संयुक्त मुख्य नियंत्रक, मायात-निर्यात का कार्यालय (केन्द्रीय लाक्सेंस क्षेत्र) भावेश

भई विल्ली, विनांक 5 प्रगस्त, 1975

भावभाव 5311 — सर्वेशी वत्ता साईटिफिक वक्स्सं, 8, इन्डस्ट्रियल इस्टेट सोलन (हिमाचल प्रदेश) को प्रप्रैल-मार्च, 74 प्रविध के लिये सामान्य मुद्रा क्षेत्र से अन्तिम उत्पाद माइकोस्कोपिक्स धादि के लिये संघटकों के भायात के लिये 16168 एव का लाइसेंस संव पीव/एसव/1805 298 दिनांक 30-3-74 स्वीकृत किया गया था।

2. पार्टी ने यह बताया है कि उक्त लाइसेंस की सीमाणुल्क प्रयोजन प्रति बिना उपयोग किये धौर किसी भी पत्तन पर बिना पंजीकृत कराए ही खो गई / ध्रस्थानास्त्य हो गई है । धौर उसी को रह करने के लिये धनुरोध किया है । पार्टी ने उसी की धनुलिप सीमाणुल्क प्रयोजन प्रति जारी करने के लिये भी धनुरोध किया है । पार्टी ने उपर्युक्त बयान के समर्थन में धायास व्यापार नियंत्रण, नियम एवं कियाबिधि हैंडबुक 1975-76 की किण्डका 320 में यथा ध्रयेक्तित एक शपथ पत्न दाखाल किया है ।

- 3. म्रायात नियंत्रण म्रादेण 1955 विनांक 7 विसम्बर, 1955 की भारा 9(सी०सी०) के भन्तर्गत प्रवस गत्तियों का प्रयोग कर में लाइसेंस की उक्त सीमाणुल्क प्रति को रह करने का मावेश देता हूं।
- 4. मानेवक को मन भायात व्यापार नियंत्रण नियम तथा कियानिधि हैंडबुक 1975-76 की कंडिका 320(4) की व्यवस्था के अनुसार सामान्य मुद्रा क्षेत्र से उक्त लाइसेंस, मुल्य 16168 ए० की धनुलिपि सीमाणुरूक प्रयोजन प्रति आरो की जा रही हैं।

[संख्या पी०/बी०-2(एन०)/ए०एम०-74/ए०यू० एच०एच०/सी०एल०ए०/1680]

OFFICE OF THE JOINT CHIEF CONTROLLER OF IMPORTS AND EXPORTS ORDER

New Delhi, the 5th August, 1975

- S.O. 5311.—M/s. Dutta Scientific Works, 8, Industrial Estate Solan (HP) were granted licence No. P/S/1805298 dated 30-3-74 for Rs. 16168 on GCA for import of components for the end use Microscopics etc. for AM74 period.
- 2. The party have intimated that the customs purposes copy of the above said licence has been lost/misplaced without having been utilised and without having been registered at any port and have requested for cancellation thereof. Party have also requested to issue duplicate customs copy of the same. The party have filed an affidavit in support of above statement as required vide para 320 of STU Hand Book of Rules and Procedure, 1975-76.
- 3. In exercise of the power conferred on me under section 9(cc) of Import Control Order 1955 dated 7th December, 1955, I order the cancellation of the foresaid customs purposes of copy of the licence.
- 4. The applicant is now being issued duplicate customs purposes copy of the aforesaid licence for Rs. 16168 on GCA in accordance with the provision of para 320(4) of the Hand Book of Rules and Procedure 1975-76.

[No. P/D-2(N)/AM-74/AU-HH/CLA/1680]

मादेश

मई दिल्ली, 1 मक्तूबर, 1975

का बार 5312.— सर्वेश्री पटेल का रपोरेशन इन्डस्ट्रीज, 26-डी ० एल ० एक ० इन्डस्ट्रियल एरिया, नजफगढ़ रोड, नई विल्ली को स्पया भुगतान क्षेत्र भीर यू०के कैंडिट से मशीन उपकरणों के लिये कच्ची सामग्री के भायात के लिये ग्रायात लाइसेंस संख्या पी०/एस०/1697863 भीर पी०/एस०/1697865, विमांक 30-4-71 कमशः 30,614 रु० भीर 11,808 रुपये मूल्य के लिये प्रवान किये गये थे । उन्होंने सूजना दी है कि इन लाइसेंसों की मुद्रा विनियम नियंत्रण प्रतियां बिलकुल भी उपयोग किये बिना ही खो गई / भ्रस्थानस्थ हो नई हैं।

- 2. उपर्युक्त कथन की पुष्टि में फर्म में भाषात व्यापार नियंत्रण नियम तथा कियाविधि पुस्तक, 1975-76 के पैरा 320 के प्रक्तिंत यथा प्रपेक्तित एक शपथपस्र वाखिल किया है । मैं संतुष्ट हूं कि उपर्युक्त लाइसेंसों की मूल मुद्रा विनियम नियंत्रण प्रतियों को गई/अस्थानस्थ हो गई है।
- 3 यथा संशोधित श्रायात (नियंत्रण) श्रावेश, 1955, विनांक 7-12-1955 के खंड-9(सी०सी०) द्वारा प्रदत्त श्रधिकारों का प्रयोग करते हुए मैं उक्त लाइसेंसों की उक्त मूल मुद्रा विनियम नियंत्रण प्रसियों को रह करने का मादेश वैता हूं।

[संस्था पी०/पी०-4(एम०)/ए०एम०-74/ए०पू०यू०टी०/सी०एस०ए०/2853]

के० एन० कपूर, उप-मुख्य नियंश्वक, इसे संगुक्त-मुख्य नियंत्रक

ORDER

New Delhi, the 1st October, 1975

- S.O. 5312.—M/s. Patel Corporation Industries, 26-DLF Industrial Area, Najafgarh Road, New Delhi were granted import licences Nos. P/S/1697863 and P/S/1697865 dated 30-4-71 for Rs. 30,614 and Rs. 11,808 respectively from R.P.A. and U.K. Credit for import of Raw Materials for Machine Tools. They have reported that E.C. copies of the same have been lost/misplaced without having been utilised at all.
- 2. The firm has filed an affidavit in support of the above statement as required under Para 320 of I.T.C. Hand Book of Rules & Procedure, 1975-76. I am satisfied that the original Exchange Control copies of the above Licences have been lost/misplaced.
- 3. In exercise of the powers conferred on me under Section 9(cc) of Import Control Order 1955 dated 7-12-1955 as amended, I order the cancellation of the said original Exchange Control copies of the said licences.

[No. P/P-4(N)/AM-74/AU-UT/CLA/2853]

K. N. KAPOOR, Dy. Chief Controller for Jt. Chief Controller

मादेश

कलकत्ता, 22 घक्तूबर, 1975

का०धा० 5313—सर्वश्री ककोरिया इंजीनियरिंग वर्क्स प्रा०ल०, 83, घघोरे सारणी, सोनारपुर, डा० राजपुर, 24 परगना, को 8,00,000 रुपये भूल्य का एक लाइसेंस सं० पी०/एस०/1774875/मार०/एम०एल०/50/सी०/37-38 विनांक, 19-2-74 प्रवाम किया गया था। उन्होंने उक्स लाइसेंस की सीमाणुल्क निकासी प्रति की मनुलिपि प्रति के लिये इस माधार पर भाषेवन किया है कि मूल सीमाणुल्क निकासी प्रति चुरा सी गई है। यह भी उल्लेख किया गया कि मूल लाइसेंस किसी भी कार्यालय में पंजीकृत महीं किया गया है मौर लाइसेंस के पूर्ण मूल्य (प्रमाल 8,00,000 रुपये) का उपयोग करना बाकी है।

इस तर्भ के समर्थम में घावेदक ने इस संबंध में एक शपथ पक्ष दाखिल किया है कि लाइसेंस की मूल सीमाशुक्क निकासी प्रिप्त चुरा ली गई है । मैं संबुद्ध हूं कि लाइसेंस संव पी०/एस०/1774875/घार०/एम० एल०/50/सी०/37-38 विनोक 19-2-74 की मूल सीमाशुक्क निकासी प्रति चुरा ली गई है भौर निदेश देता हूं कि इसकी घनुलिप प्रति धावेदक को जारी की जानी चाहिये। लाइसेंस की मूल सीमाशुक्क निकासी प्रति रह की जारी है।

[सं॰ ए॰पु॰/108992/6/ए॰एम॰ 74/4/334]

ORDER

Calcutta, the 22nd October, 1975

S.O. 5313.—M/s. Dhakuria Engineering Works Private Ltd., 83, Aghore Sarani, Sonarpur, P.O. Rajur, 24-Parganas were granted licence No. P/S/1774875/R/ML/50/C/37-38 dated 19-2-1974 for Rs. 8,00,000. They have applied for duplicate customs purpose copy of the said licence on the ground that the original of the same has been stolen. It is further stated that the original licence has not been registered with any custom authorities and the full value of the licence (i.e. Rs. 8,00,000) remained unutilised.

In support of the contention the applicant has filed an affidavit to the effect that the original customs purpose copy of the licence has been stolen. I am satisfied that the original customs purpose copy of the licence No. P/S/1774875/R/ML/50/C/37-38 dated 19-2-1974 has been stolen and directed that a duplicate copy of the same should be issued to the applicant. The original customs purpose copy of the licence is cancelled.

[No. AU/108992/6/AM'74/IV/334]

बादेश

का० गा० 5314.—सर्वेश्री धकोरिया इंजीनियरिंग वर्क्स प्रा० लि०, 83, अधोरे सारणी, सोनारपुर, डा० राजपुर, 24परगना, को 24,00,000 रुपये मूल्य का एक लाइसेंस सं० पी० /एस० / 1774874/सी० /एक्स० एक्स० / 50/सी० / 37-38 दिनांक 19-2-74 प्रदान किया गया था। उन्होंने उक्त लाइसेंस की सीमा मुरुक निकासी प्रति को प्रनुलिपि प्रति के लिये इस आधार पर आवेदन किया है कि मूल सीमा मुरुक निकासी प्रति चुरा ली गई है। यह भी उल्लेख किया गया है कि लाइसेंस सीमा मुरुक कार्यालय, कलकत्ता में पंजीकृत किया गया है और उसका 0,23,166.50 रुपये की धनराणि के लिये आणिक उपयोग किया गया है झौर उस पर 17,76,833.50 रुपये का उपयोग करना बाकी है।

इस तर्क के समर्थन में माबेदक फर्म ने इस संबंध में एक शपथ पन्न दाखिल किया है कि लाइसेंस की मूल सीमाशुरूक निकासी प्रति भुरा ली गई है। मैं संतुष्ट हूं कि लाइसेंस सं० पी०/एस०/1774874/सी०/एक्स/एक्स०/50/सी०/37-38 दिनांक 19-2-74 की मूल सीमाशुरूक निकासी प्रति 17,76,833.50 रुपये के लिये दिना उपयोग किये चुरा ली गई हैं और निवेश देता हूं कि इस की धनुलिपि प्रति माबेदक को जारी की जानी चाहिये। लाइसेंस की मूल सीमाशुरूक निकासी प्रति रह की जाती है।

[संख्या ए०यू०/108992/6/ए०/एम'7/4/334]
के० पी० नारायण, उप-मुख्य नियंत्रक
कृते संयुक्त मुख्य नियंत्रक

ORDER

S.O. 5314.—M/s. Dhakuria Engineering Works Pvt. Ltd. 83, Aghore Sarani, Sonarpur, P.O. Rajpur, 24 Parganas were granted licence No. P/S/1774874/C/XX/50/C/37-38 dated 19-2-1974 for Rs. 24,00,000. They have applied for duplicate customs purpose copy of the said licence on the ground that the original of the same has been stolen. It is further stated that the licence has been registered with custom House. Calcutta and partly utilised for an amount of Rs. 6,23,166.50 and there remains unutilised balance of Rs. 17,76,833.50.

In support of this contention the applicant firm has filed an affidavit to the effect that the original custom purpose copy of the licence has been stolen. I am satisfied that the original custom purpose copy of the licence No. P/S/1774874/C/XX/50/C/37-38 dated 19-2-1974 for unutilised balance of Rs. 17,76,833.50 has been stolen and directed that a duplicate copy of the same should he issued to the applicant. The original custom purpose copy of the licence is cancelled.

[No. AU/108992/6/AM'74/IV/334]

K. P. NARAYAN, DY. Chief Controller for Jt. Chief Controller

आवेश

कोचीन, 26 सिसम्बर, 1975

का॰ प्रा॰ 5315.—सर्वेशी घरूर कैमिकस्स (प्रा॰) लि॰, मंपरा रोड, कोचीन-2 को सामान्य मुद्रा क्षेत्र से (1) पी॰ए॰मिनो फिनोल(2) थिश्रोफिलीन (3) प्रयोगणाला रसायनों, एनेलिटिकल रिजेन्ट्स एवं (4) सिलीकान पोलीमर के बायात के लिये 4454 रुपये का एक बायात लाइसेंस सं॰ पी॰/एल॰/2644573/सी॰/एक्स॰/एक्स॰/45/ई॰/35-36/बी॰ 11.1 दिनांक 13-11-72 स्वीकृत किया गया था। उन्होंने उक्त लाइसेंस की प्रमुलिप सीमाणुरक प्रयोजन प्रति के लिये इस बाधार पर प्रथेवम

किया है कि लाइसेंस की मूल सीमाणुल्क प्रयोजन प्रति बिना उपयोग किये । मस्थानस्थ हो गई है। मपने तक के समर्थन में भावेदक ने एक शपण पत्न दाखिल किया है । भधोहस्ताकारी संतुष्ट है कि लाइसेंस सं० पी०/एल०/2644573/सी०/एक्स०एक्स०/45/बी०11.1 दिनांक 13-11-72 की मूल सीमाणुल्क प्रयोजन प्रति घरधानस्थ हो गई है भौर निदेण देता हूं कि उन्हें उक्त लाइसेंस की अनुलिपि सीमाणुल्क प्रयोजन प्रति जारी की जानी चाहिये। लाइसेंस की मूल सीमाणुल्क प्रयोजन प्रति इसके बारा रह की जाती है ।

[ब्रावेश संव डीव्सीव्सीव्सीव्यावण्यव्यावण्यव्यावण्यव्यावण्या विश्वासंव डीव्यावण्या विश्वासंव क्षीव-3/ब्राप्तवर्षव्यीव-2/जेव्यसंव-72 से जारी किया गया] केव जयरमन, उपन्मुख्य नियंत्रक

OFFICE OF THE DY. CHIEF CONTROLLER OF IMPORTS EXPORTS

Cochin, the 26th September, 1975

S.O. 5315.—M/s. Aroor Chemicals (P) Ltd. Manthra Road, Cochin-2 was granted licence No. P/L/2644573/C/XX/45/E/35-36/B. 11.1 dated 13-11-1972 for import (1) P. Amino Phenol (2) Theophylline (3) Laboratory Chemicals & Anlytical Reagents and (4) Silicone Polymer from General Currency Area for a value of Rs. 4454. They have requested for the issue of a duplicate Customs purpose copy of the above licence on the ground that the original Customs purpose copy of the licence has been misplaced without utilising. In support of their contention, the applicant had filed an affidavit. The undersigned is satisfied that original Customs purpose copy of the licence No. P/L/2644573/C/XX/45/E/35-36/B. 11.1 dated 13-11-1972 has been misplaced and directs that duplicate customs purpose copy of the said licence should be issued to them. The original Customs purpose copy of the licence is hereby cancelled.

[Order No. DCC/CHN/1/75(Dt. 26-9-1975)] {Issued for F. No. B. 3/REP.II/JS. 72] K. JAYARAMAN, Dy. Chief Controller

पैट्रोलियम भीर रसायन मंत्रालय (पैट्रोलियम विभाग)

मई दिल्ली, 26 नवम्बर, 1975

का०आा०. 5316—मतः पैद्रोलियम, पाइपलाइन (भूमि के उपयोग के प्रधिकार का प्रजंन) प्रधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (1) के प्रधीन भारत सरकार के पैद्रोलियम और रसायक मंद्रालय (पैद्रोलियम विभाग) की भ्रधिसूचना का० ग्रा० सं० 175 तारीख 27-12-1974 द्वारा केन्द्रीय सरकार ने उस मिश्रसूचना से संलग्न मनुसूची में विनिविष्ट भूमियों के उपयोग के प्रधिकार को पाइप लाइनों को बिछाने के प्रयोगन के लिये भंजित करने का भ्रपना भ्राक्षम घोषित कर विया था।

भीर यतः सक्षम प्राधिकारी के उक्त श्रिधिन्यम की धारा 6 की उपधारा (1) के श्रिधीन सरकार को रिपोर्ट दे दी है

ग्नीर ग्रामे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पत्र्चात् इस ग्राधिसूचना से संलग्न ग्रनुसूची में विनिद्दिष्ट भूमियों में उपयोग का ग्राधिकार ग्राप्ति करने का विनिष्चय किया है।

म्रज, यतः उक्त मधिनियम की धारा 6 की उपधारा (1) द्वारा प्रवक्त गांक्त का प्रयोग करते हुए केन्द्रीय सरकार एमद्द्रारा घोषित करती है कि इस मधिसूचना से संलग्न मनुसूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का प्रश्लिकार पश्चम लाउन शिष्टामें के प्रयोजन के लिये एतद्-हारा चर्जित किया जाता है। भौर, श्रागे उस धारा की उपधारा (4) द्वारा प्रदल सिन्ध्यों का का प्रयोग करते हुएं केन्द्रीय संरकार निवेश देती है कि उक्त भूमियों में उपयोग का मधिकार केन्द्रीय सरकार में बिहित होने क बजाए तेल श्रीर शाकृतिक गैस भायोग में, सभी संबक्षों से मुक्त कप में इस बोषणा के प्रकासन की इस तारीखा को निहित होगा।

धनुसूची डी॰एस॰ मं॰ के॰-159 से सी०बी॰एफ॰ तक पाइपलाइन विछाने के लिये

राज्यः गुजरात जिलाः मेहसाना तालुकाः कालोल

गांव	सर्वेक्षण नं०	हैक्टेयर	ऐमारई	से ० टीयर
1	2	3	4	5
सेज .	. 192	0	33	30
	कार्ट ट्रेक	0	01	53
	190/1	0	18	48
	190/3	0	11	34
	188/2	0	0.6	75
	188/3	0	06	85.
0	188/4	0	06	85
	कार्ट ट्रेक	0	01	72
	31/1	0	0.6	99
	30/1	0	87	62
,	30/2	0	0.5	94
	30/3	0	0.7	46
	33/1	0	00	3,0
	28	0	30	97
,	25/2/6	0	05	13
	, कार्ट ट्रेक	0	02	97
	374/1	0	11	61
•	375/1	0	10	70
	375/2	0	04	59
	378/1	0	01	00
	376/1	0	01	98
	376/3	0	08	. 55
	376/ 6	0	0.5	31
	3 76/7	0	05	76
	375/8	0	01	71
	377/1/की०	0	03	76
	कार्टं ट्रेक	0	02	36
	391/4	. 0	01	00
	391/5	0	01	00
	531	0	35	46
	530/4	0	03	60
. ,	530/3	0	02	94
	530/2	0	03	0.0
	530/1	0	0 5	50
	533	0	18	36
	कार्ट ट्रेक	0	0 1	53
	668/1	0	07	02
	658	0	14	77
	657/3	0	03	55
	657/1	0	06	75

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· F :	2	3	` 4	5
	655/2	0	0.8	01
	655/1	. 0	00	50
	653	0	07	67
	659/4 A	0	01	10
	659/2	o	04	85
	654/1 / बी०	0	0 1	00
	654/1/सी०	0	03	0.4
	कार्टे ट्रेक	0	01	0.0
	681/2	0	0 1	0.0
	681/1	0 .	. 11	0 1
	681/3	0	02	22
	681/4	0	02	50
	682	.0	0.5	0.0
	686/4	0	02	59
	683	0	0.5	27
	688/5	0	02	0.2
	688/3	0	0 2	0.0
•	681/1	0	03	62
	712/पी∘	0	26	39

[सं॰ 12016/7/74-एल॰एण्ड एल॰/1]

MINISTRY OF PETROLEUM AND CHEMICALS (Department of Petroleum)

New Delhi, the 26th November, 1975

S.O. 5316.—Whereas by a notification of the Govt. of India in the Ministry of Petroleum and Chemicals (Department of Petroleum) S.O.No. 175 dated 27-12-74 under sub-section (I) of section 3 of the Petroleum Pipelines (Acquisition of Right of Users in land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the Right of User in the lands specified in the schedule appended to that notification for the purpose of laying pipelines.

And whereas the Competent Authority has under sub-section (1) of section 6 of the said Act, submitted report to the Government;

And further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now therefore in exercise of the power conferred by subsection (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of the power conferred by subsection (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from all encumbrances.

SCHEDULE

ANALO DIRELINE FROM D.S. No. K-159 TO. CTF

STATE : Gujarat Village	Survey No.	Hectare	Are Ce	ntiare
1	2	3	4	5
SAIJ	192 Cart Track 190/1 190/3 188/2	0 0 0 0 0	33 01 18 11 06	30 53 42 34 75

	188/4	ŏ	06	85
	Cart Track	0	01	72
	31/1	0	06	99 62
	30/1	0	07	94
	30/2 30/3	0 0	05 07	46
	33/1	Ŏ	00	5 0
	28	ŏ	30	97
	25/2/6	ŏ	05	13
	Cart Track	Ŏ	02	97
	374/1	0	11	61
	375/1	0	10	70
	375/2	0	04	59 00
	378/1	0	01 01	98
	376/1 376/3	0 0	08	55
	376/6 376/6	ő	05	31
	376/7	ŏ	05	76
	376/8	ŏ	01	71
	377/1/D	0	03	78
	Cart Trak	0 .	02	36
	391/4	0	01	00
	391/3	O O	01	00 46
	531	0 0	35 03	60
	530/4 530/3	ő	02	94
	530/2	ŏ	03	00
	530/1	0	05	50
	533	Ò	18	36
	Cart Track	0 .	01	53
	668/1	o	07	62 77
	658	Ó	14 03	55
	657/3	0	06	75
	657/1 655/2	0	08	91
	655/1	ŏ	ŎŎ.	50
	653	Ö	07	67
	659/4/A	0	01	10
	659/2	0	04	85
	654/1/B	. 0	01	00 04
	654/1 <u>/</u> C	Ŏ	03 01	00
	Cart Track	0	01	őő
	681/2 681/1	0	11	01
	681/3	ŏ	02	22
	681/4	ŏ	02	50
	682	· 0	05	00
	686/4	0	02	59
	683	0	05	27 02
	688/5	0	02 02	02
	688/3 688/1	0	02	62
	712/P	0 .	26	39
	1 3 4/ E	. •		
				
·				
		CAT 1001	C 17/74 T	AT /TI

[No. 12016/7/74-L&L/I]

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का॰ का॰ 5317.— यतः पैट्रोलियम पाइपलाइन (भूमि के उपयोग के अधिकार का अर्जन) अधिनयम 1962 (1962 का 50) की धारा 3 की उपधारा (1) के अधीन भारत सरकार के पैट्रोलियम और रसायन मंद्रालय (पैट्रोलियम विभाग) की अधिसूचना का॰ आ॰ तं 176 तारीख 27-12-1974 द्वारा केन्द्रीय सरकार ने उस अधिसूचना से संलग्न अनुसूची में विनिविष्ट भूमियों के उपयोग के अधिकार को पाइप लाइनों को बिछाने के प्रयोजन के लिये अर्जित करने का अपना आभाय घोषित कर दिया था।

ग्रीर यतः सक्षम प्राधिकारी के उक्त श्रधिनियम की धारा 6 की उप-धारा (1) के ग्रधीन सरकार को रिपोर्ट वे दी है।

भौर भागे थतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस ग्रधिसूचना से संलग्न भनुसूची में विनिधिष्ट भूमियों में उपयोग का ग्रधिकार भणित करने का विनिध्चय किया है। श्रथ प्रतः उक्त अधिनियम की धारा 6 की उपधारा (1) हारा प्रयत्त मिन का प्रयोग करते हुए केन्द्रीय मरकार एतद्वारा घोषित करती है कि इस अधिसूचना से संलग्न अनुसूची में विनिद्धिट उक्त शृमियों में उपयोग का अधिकार पाइप लाइन विछान के प्रयोजन के लिये एतद्वारा श्राजित किया जाता है ।

श्रीर थागे उस धारा की उपधास (1) हारा प्रदत्त णिकसों का प्रयोग करने हुए केन्द्रीय गरकार निदेण देती है कि उक्त भूमियों में उपयोग का श्रीधकार केन्द्रीय सरकार में विहित होने के बंजाय तेल श्रीर प्राकृतिक नैस आयोग में सभी संघकों से मुक्त क्य में इस घोषणा के प्रकाणन की इस तारीख को निहित होगा।

यनुस्ची

डी०एम०नं० के०~166 से सी०टी०एफ० तक पाइप लाइन बिछाने के लिये

राज्य : गुजरात	जिला : कालोल तालु	काः कालोल		
गांव	सर्वेक्षण नं०	<u> </u>	 ऐग्रारई	सं० टीयर
1	2	3	4	5
सेज	230	0	12	82
	229	0	10	6.5
	203	θ	19	0.5
	204/2	0	0.8	02
	198/2	0	12	23
	198/1	0	0.1	58
	204/1	0	0.9	30
	197	0	0.4	6.5

[सं० 12016/7/74-एल०एंक्एल०/[[]

S. O. 5317.—Whereas by a notification of the Govt. of Indian in the Ministry of Petroleum and Chemicals (Department of Petroleum) S.O.No. 176 dated 27-12-74 under sub-section (1) of section 3 of the Petroleum Pipelines (Acquisition of Right of User in land) Act, 1962 (50 of 1962), the Central Government declared its intention to acquire the Right of User in the lands specified in the schedule appended to that notification for the purpose of laying pipelines.

And whereas the Competent Authority has under subection (1) of section 6 of the said Act, submitted report to the overnment;

And further whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification;

Now therefore in exercise of the power conferred by subsection (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And further in exercise of the power conferred by sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest on this date of the publication of this declaration in the Oil & Natural Gas Commission free from all encumbrances.

SCHEDULE

FOR LAYING PIPELINE FROM D.S. No. -K-166 TO CTF State: Gujarat District: Kalol Taluka: Kalol

Village	Survey No.	Hectare	Are	Centiare
SAIJ	230	0	12	82
	229	0	10	65
	203	0	19	06
	204/2	0	08	02
	198/2	0	12	23
	198/1	0	10	58
	204/l	0	09	30
	197	0	04	65

[No. 12016/7/74-L&L/II]

का आ 5318.— प्रतः पैट्रोलियम, पाइपलाइन (भूमि के उपयोग के ग्रिधिकार का ग्रर्जन) ग्रिधिनियम, 1962 (1962 का 50) की धारा 3 की उपधारा (i) के ग्रिधीन भारत सरकार के पैट्रोलियम ग्रीर रसायन मंत्रालय (पैट्रोलियम विभाग) की ग्रिधिसूजना का अग्रा गं 242 नारीख 9-1-1975 द्वारा केन्द्रीय सरकार ने उस ग्रिधसूजना से संलग्न ग्रनुसूची में विनिविष्ट भूमियों के उपयोग के ग्रिधिकार की पाइपलाइन को बिछाने के प्रयोजन के लिए ग्रिजित करने का ग्रपना ग्राणय घोषित कर विधा था।

श्रौर यत: सक्षय प्राधिकारी के उक्त श्रधिनियम की धारा 6 की उपधारा (i) के श्रधीन सरकार को रिपोर्ट दे दी है।

श्रीर आगे, यतः केन्द्रीय सरकार ने उक्त रिपोर्ट पर विचार करने के पश्चात् इस श्रिध्सूचना से संलग्न श्रनुसूची में विनिर्दिष्ट भूमियों में उपयोग का श्रिधकार श्राजित करने का विनिष्चय किया है ।

अव, अतः उनत श्रधिनियम की धारा 6 की उपधारा (1) द्वारा प्रदक्त शक्ति का प्रयोग करते हुए केन्द्रीय सरकार एसवृद्धारा घोषित करती है कि इस प्रधिभूजना से संलग्न श्रनुभूची में विनिर्दिष्ट उक्त भूमियों में उपयोग का श्रधिकार पाइपलाइन ब्रिष्ठाने के प्रयोजन के लिये एतद्-द्वारा अर्जित किया जाता है ।

श्रौर, श्रागे उस धारा की उपधारा (4) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए केन्द्रीय सरकार निवेश देती है कि उक्त भूमियों में उपयोग का श्रधिकार केन्द्रीय सरकार में विहित होने के बजाय तैल श्रौर प्राक्वितक गैस भायोग में, सभी संयकों से मुक्त रूप में इस धीषणा के प्रकाणन की इस तारीख को निहित होगा।

श्रनुसूची कूप नं० के 169 से सी०टी० एफ० तक पाइयलाइन विछाने के लिये राज्य : गुजरात जिला: मेहसाना तालुका: कलील

गोव	ङलाक नं०	हैक्टेयर ए	मार ई ह	भन्टायैर
1	2	3	4	5
चैथकल .	. 323	0	06	37
	352	0	01	00
	353	0	15	07
	354	0	15	09
	355	0	0.4	30
	356	0	0.8	15

	सर्वेक्षण नं०				1	2	3	-1	5
1,	2	3	4	5		72			
· · - ···· · · · · · · · · · · ·	674/1	0	17	61		73	Ů	0.7	41 75
and the second second	662	0 -	0.1	0.0		89	0	14	02
	663	0	14	62		कार्ट देक	0	01	27
	664/2	. 0	0.Ź	87		6.6	0	() 9	9(
	664/4	0	0.4	91		8.5	0	08	6.2
	666	0	06	78		· · · -·			
,	647	0	19	19		[सं० 120	16/15/74-0	लाठिएंड ।	ाल०/1
•	648	Ü	01	0.0					
	646	0	09	62		Whereas by a no			
	कार्ट ट्रेक	0	6.6	50	India in the Ministr of Petroleum) S.O.	ry of Petroleum a No. 242 Dated 9	nd Chemica -1-75 under	als (Depa sub-sect	artmer tion ()
	571/1	Ø	0.4	43	of section 3 of the l User in land) Act,	Petroleum Pipelin	es (Acquisit	ion of R	light c
	571/10	0	08	25	declared its intention	in to acquire the	Right of U	ser in th	io fanc
	571/11	0	06	75	specified in the sch purpose of laying pi		lo that noti	fication	for th
	571/12	0	09	97		Competent Auth	ority has ur	ider sub-	-sectio
	570/2	0	0.2	25	of section 6 of t	he said Act, subm	itted report	to the C	Joverr
	570/3	0	0.5	10	ment; And further w	hereas the Centr	al Govern	nent ha	es aft
	570/10	0	02	70	considering the said	I report, decided	to acquire t	he right	of use
	570/5	0	04	87	tion;	a in the schedule	аррепцец	to this ii	totine
	570/4	0	0.6	1.5		in exercise of the			
	553	0	06	37	section (1) of the se ment hereby declar				
	568	0	0.8	40	specified in the sel- acquired for laying	edule appended			
	569	u	0.1	0.0					
	567	()	20	9.5	And further in tion (4) of that Sect	exercise of the po- tion the Central C			
	365 इलाक नं	0	0.9	75	right of user in the stral Government vecclaration in the	said lands shall in est on this date	stead of ves of the pub	ting in th dication	he Ce of th
श्रोला .	471	. 0	1.3	13	all encumbrances.	SCHEDU	· I		
,	477	0	22	95	For laying p	ipeline from well		to C.T.I	F.
	कार्ट ट्रेक	0	0.1	95	State : Gujarat	District: Mehs	iana Tali	Jka : Ka	
	303	0	0.5	25	Village	Block No.	Hectare	Are (Centia
	302	0	26	40	CHATRAL	323	0	06	
	301	0	0.1	00	CHARAC	352	0	01	
•	कार्ट्य द्रेक	0	0.1	0.0		353 354	0	15 15	1
	138	0	27	49		355 356	0 0	04 08	
	139	0	0.6	30		Survey No.	U	00	
	कार्ट ट्रेक	o	00	68	ISAND	674/1	0	17	
	141 .	0	3 2	80		662 663	0	01 14	
	145	0	05	25		664/2	0	0 7	
	122	0	0.9	59	•	664/4 666	0	04 06	
• •	121	0	10	5.1		647	0	19	
	117	0	0.0	50		648 646	0	01 0 9	,
	119	0	0.9	69		Cart-Track 571/1	0 0	00 04	
	118	0	0.9	90		571/JO	0	08	
	्कार्ट ट्रेक	o	0.1	50		571/11 571/12	0	06 09	
	64	0	0.9	75		570/2	0	02	
	89	0	16	6.5		570/3 570/10	0 0	05 02	
	87	0	10	0.5		570/5	0	04 06	
	8.5	0	11	70		570/4 553	0	06	
			- 0	1.0		568	0	06	
	71	0	16	12			Λ	<u>01</u>	ı
	71 अजार्ट देख	0	00	75		569 567 565	0 0 0	01 20 09	(

3.3 0.0

5.0

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0.1

0 a

1383/1 0 05 65

1384/2

1354

1383/2

1384/1

Village	Block No.	Hectare	Are Ce	ntiare	1	2	3	4	5
OLA	474	0	13	13		298		12	38
	477 Cart-Track	0	22 01	95 95		300	0	08	40
	303	0	05	25		301	0		
	302 301	0	26 01	40 00		295 -	0	2 t 0 2	56 70
	Cart-track	Ö	01	00		302	0	02	0.2
	138 139	0	27 06	49 30		156	0		
	Cart-Track 141	0	00	68				0.9	90
	145	0	32 05	80 25		157 158	0	0 t 1 1	75
	122 121	0	09 10	59 51		163	0		20
	117	0	00	50				0.2	0.0
	119 118	0	09 09	68 90		162	0	1.5	96
	Cart-Track	o	01	50		161	O	0.3	60
	64 89	0 0	09 16	75 65		171/2	0	0.1	0.0
	87	O	10	05		171/1	0	l 1	70
	85 71	0	11 16	70 12		179/3	0	0.7	80
	Cart-Track	0	00	75		179/2	. 0	1 ()	2.0
	82 72	0	11 09	63 41		179/1	O	1.2	98
	73 89	0	07 14	75 02		178	0	0.1	50
	Cart-Track	ő	01	27		180	0	07	0.5
	86 85	0	09 08	90 62		184	0	0.6	4.5
						183	0	0.5	0.3
	[N	o. 12016/1:	5//4-1. &	L/1]		188	O	18	90
						110	O	0.1	0.0
क्षा० आ० ५३	19यतः पेट्रोशियम, प	गहपलाइन (भृमि के	उपयोग		189	0	1.5	01
भधिकार का	ग्रर्जन) ग्रधिनियम, 190	62 (1962	का 50) अभी		106	0	0.3	7,5
<mark>गरा 3 की उ</mark> पध	ा <mark>रा (1) के अधीन भार</mark>	त सर कार ये	^{चे} ट्रोलियम	म श्रीर		105	0	1.4	33
सायन मंत्रालय	(पेट्रोलियम विभाग) की	ग्र <u>ि</u> धसू ज ना	का० ग्रा	० सं०		कार्ट ट्रेक	0	0.0	68
:8 नारीख 21-	12-74 द्वारा केन्द्रीय सर	कार ने उ	म ग्रधिसूच	ाना से	थांल	जिलाः महसाना		तालुका	ः काषी
लग्न अनुसूची में	विनिदिष्ट भूमियों के उ	उपयोग के श्र	धिकार को	पाइप		मर्वेक्षण नं०		ű	
	। के प्रयोजन के लिये फ्र					1597	0	0.0	15
र्षित कर दिया						1598	0	0.8	0.3
	क्षम प्राधिकारी के उक्त	श्रधिनियम ध	र्शाधारा	G वित्री		क।टं ट्रेक	0	0.2	5.5
	श्रधीन सरकार को रिपं					1601	0	0.5	6.5
, ,						1602	0	12	33
	सः केन्द्रीय सरकार ने इ 					1605	0	0.6	48
*	धियूचना से संलग्न अनुह	,		या म		1604	0	0.6	0.0
पयोग का ऋधिक	नर भ्रजित करने का वि	निश्चिय किया	赛 1			1605/1	0	. 10	99
प्रव, ग्रमः उ ⁸	ान अधिनियम को धारा	6 की उपध	गरा (1)	हारा		1605/2	0	0.4	80
दस्त प्रकिथ का	प्रयोग करते हुये केन्द्री	य सरकार ग	ग्नद्द्वारा ।	घोषित		1610	0	20	32
रसी है कि इस क	प्रधिसूचन। से संलग्न श्रमुसू	ची में विनिदि	एट उसन २	भूमियां		1386/3	0	03	00
उपयोग का प्रधि	। अपर पाइप साइन विष्ठाने	के प्रयोजन है	स्थिये एव	द्द्वारा					
जिंस किया जात।	र है ।					1386/2	0	01	28
	ं संधारा की उपधारा (1) द्वारा प्रद	स्माग्रसित्य	ों का		. 1386/1	0	0.2	40
	र अस्त का उपवास (केन्द्रीय सरकार निवेश दे					1385/3	0	0.2	25
_	गर केन्द्रीय सरकार में					1385/2	0	0.2	48
	यर कन्द्राय संस्कार म स्रायोग में, सभी संध्वतें	•				1385/1	0	0.1.	65
			শ ২শ ৭	neteri		1390/2	0.	0.1	5.0
সক্ষেণ কা ইং	म तारीसा को निहित हो	PH 1				1390/3	0	0.5	70
	श्रन <u>ु</u> सूची					1391	0	0.4	1.3

	अनुसूचा।			
डी ० एस० नं० मानन्व	6 से सानन्द ∔ तक	पाइपलाइन	बिछाने	के लिये
राज्य : गुजरात	जिलाः महमाना	तं	ालुका :	कालोल
गांध	ब्लाकिनं	हेक्टेयर ऐ	,स्रार्ट -	संण्टीयर
श्रधाना .	310	0	0.1	87
	कार्ट टेक	0 .	0.0	9.0

	2	3	4	5	_ l	2	3	<u>4</u>	
	1382	0	04	50	,	156 157	0	09 01	9 7
	1381	0	03	7.5		158	0	11	2
	1374	0	10	0.5		163	Ö	02	(
	1372/1	0	03	0.0		162	0	13	(
	1372/1	0	04	13		161	$\frac{0}{2}$.	03	(
						171/2 171/1	0	01	(
	1373/1	0	0.6	75		171/1	0	11 07	
	1363/2	0	08	48		179/2	0	10	
	1363/1	0	06	68		179/1	0	12	1
	1295	0	10	66		178	0	01	
	1296/1/2	0	07	9.5		180	0	07	(
	1302/1	0	0.5	8.5		184 183	0	06 05	
	1302/2	0	0.6	83		188	0 0	05 18	
	1272	0	0.5	5.5		110	0	01	
	1273/1/2	0	08	33		189	0	15	
	1274	0	04	13		106	0	03	
						105	0	14	
	1275	0	0.9	4.5		Cart-Track	0	00	
	1134/1	0	02	33	THOL DISTRI	CT : MEHSANA	TAL	UKA: F	(AE
	1123	0	0.5	10		Survey No. 1597	0	09	
	सिं० 12016/	/ 1.5/7.1-TG				1598	0	08	
	[40 12010]	13/74-4	do das i	\$174.13		Cart-Track	0	02	
S.O.5319 W	hereas by a notifica	ation of	the Gov	t. of		1601	0.	05	
dia in the Mir	nistry of Petroleum a	ind Chem	nicals (D	epart-		1602	0	12	
ant of Detroiou	m) CO No 28 Date	ed 21_12_1				17.03	0	06	
nt of Petroleu	m) S.O. No. 28 Date	ed 21-12- i Pipeline:	s (Acqu	isttion		1603			
ent of Petroleu ction (I) of sect Right of User	m) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (3	n Pipelines 59 of 1962	s (Acqu 2), the C	is l tion Entral		1604	0	06	
ent of Petroleu ction (I) of sect Right of User overnment decla	im) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (3 ared its intention to ac	n Pipelines 59 of 1962 equire the	s (Acqu 2), the C Right o	isition Central f User		1604 1605/1	0	06 10	
ent of Petroleu ction (I) of sect Right of User overnment deck the lands spec	m) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (3	n Pipelines 59 of 1962 equire the appended	s (Acqu 2), the C Right o	isition Central f User		1604 1605/1 1605/2	0 0 0	06 10 04	
ent of Petroleuction (I) of sect Right of User overnment deck the lands spec- ation for the p	im) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (3 ared its intention to ac iffied in the schedule ourpose of laying pipe	n Pipelines 59 of 1962 equire the appended lines.	s (Acqu 2), the C Right o I to tha	isition Tentral f User t noti-		1604 1605/1 1605/2 1610	0 0 0 0	06 10 04 20	
ent of Petroleu ction (I) of sect Right of User overnment deck the lands spec ation for the p And Whereas ction (I) of sect	im) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (3 ared its intention to ac- cified in the schedule	n Pipelines 59 of 1962 equire the appended lines.	s (Acqu 2), the C Right o I to that has und	isition Central f User t noti- er sub		1604 1605/1 1605/2	0 0 0	06 10 04	
ent of Petroleu ction (I) of sect Right of User overnment deck the lands spec ation for the p And Whereas ction (I) of sect	im) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (5 ared its intention to ac cified in the schedule ourpose of laying pipel s the Competent A	n Pipelines 59 of 1962 equire the appended lines.	s (Acqu 2), the C Right o I to that has und	isition Central f User t noti- er sub		1604 1605/1 1605/2 1610 1386/3	0 0 0 0 0	06 10 04 20 03	
ent of Petroleuction (I) of sect Right of User overnment deck the lands spec ation for the p And Whereas ction (I) of sect overnment; And Further	im) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (5 ared its intention to actified in the schedule purpose of laying pipels the Competent A ion 6 of the said Act, whereas the Cer	n Pipelines of 1962 equire the appended lines. authority submitted	s (Acqu 2), the C Right o I to that has und d report	isttion central f User t noti- er sub to the		1604 1605/1 1605/2 1610 1386/3 1386/2 1386/1 1385/3	0 0 0 0 0	06 10 04 20 03 01	
ent of Petroleuction (I) of sect Right of User overnment deck the lands spec ation for the p And Whereas ction (I) of sect overnment; And Further er considering	im) S.O. No. 28 Date ion 3 of the Petroleum in land) Act, 1962 (5 ared its intention to actified in the schedule ourpose of laying pipels the Competent A ion 6 of the said Act, whereas the Certhe said report, decided	n Pipelines of 1962 equire the appended lines. authority submitted ntral Go d to acqu	s (Acque 2), the Carlot of the	isition central f User t noti- er sub to the		1604 1605/1 1605/2 1610 1386/3 1386/2 1386/1 1385/3 1385/2	0 0 0 0 0 0 0 0	06 10 04 20 03 01 02 02 02	
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ক্তেয়াত 5320	.— -यतः पेट्रालियम, प	ग्राइपलाइन (४	्मि के	उपयोग		361 ख	0	1	47
के प्रधिकार का श्र	र्जन) ऋधिनियम, 19	62 (1962	का 50) की		480 礌	0	3	61
धारा 3 की उपधारा	ा (1) के स्रधीन भार	त सरकार के	पेट्रालिय	म स्रोर	•	481 ख	0	6	29
रसायन मंत्रालय (पेट्	ट्रोलियम विभाग) की	श्रधिसूचना का	०ग्रा० सं	0 29		482 ৰ	0	3	6.1
, ,	74 क्वारा केन्द्रीय सर	= "	-			483 ख	()	4	0.1
	बनिदिष्ट भूमियों के उ		• • • • • • • • • • • • • • • • • • • •			484 ख	0	2	41
·	के प्रयोजन के लिये ग्र					485 '	0	3	21
घोषित कर दिया थ					·	486 ₹	0	3	21
	प्राधिकारी के उक्त	ग्रधिनियम की	ो भ्रारा	6 की		487 ख	0	4	0.1
	प्रश्नीन सरकार को रिष्					488 জ	0	1	3 1
, ,	केन्द्रीय सरकार ने उ			करने		519 ख	0	1.4	18
	सूचना में मंलग्न ग्रनु					, 526 ख	0	13	51
	्राच्या ५ समा जा. इ. ग्राजित करने का वि					. 526 ख 528 ख	0	1	61
	्रशास्त्र करा का पा अधिनियम की धारा			। साजा		529 ख	0	3	34
	जावात्त्वम का बारा योग करते हुये केन्द्री		, ,						
	त्राग करत हुय कन्द्रा प्रधिसूचना से संलग्न					· 535 ख	0	8	96
	•	-		_		536 ख	0	3	48
	ा प्रधिकार पाइप लाइ जन्म	न ।वस्थान क	স্থাসাশ '	क ।लय		537 ख	0	()	2 7
एतद्क्षारा ऋजित वि		, ,	,	51		5 4 3 ख	0	-1	28
	धाराकी उपधारा (544 ख	0	0	27
-	न्द्रीय सरकार निदेश		• • • • • • • • • • • • • • • • • • • •			5 4 5 智	0	6	4.2
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	प्रायोग में, सभी संघकों	*	मं इस	घाषणा		720 ख	0	()	13
के प्रकाशन की इस	तारीखाको निहित ह	होगा ।				721 ख	0	0	13
	· भन् <u>य</u> ूची					723 ख	()	4	82
	प्सि० नम्बर 2 से च्द्रम		क पाष्ट्रप	लाइन		754 ख	0	2	54
का जंकस	न पाइन्ट तक की पा	इप लाइन				882 ख	0	1	87
राज्य : श्रसम	 जिलाः शिवसागर	- नार	 लक : १	प्राप्तखेल		881 শ্র	0	33	4 5
						885 দ্ব	()	2	5.4
ग्राम 	सर्वे नम्बर	हक्टर	ऐरे से	द्धा एर		৪৪6 খ	0	2	81
I	2	3	-1	5		৪৪৪ অ	0	2	81
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83	68 ग	0	2	-4 1		900 ख	0	()	94
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	254 ग	0	5	89		409 ख	υ	3	88
	255 B	0	4	95		110 /	0	5	75
	258 ख	0	3	75		11-1 ख	0	1	0.7
						415 ख	0	3	61
	263 雨	0	-}	28		431 項	0	1	0.7
	266 স	0	1	34		443 দা	0	3	7.5
	268 ख	0	11	2.1	-	44.1 ख 44.7 स	0	1	34
	269 प	0	l .	82		4.46 ख 457 ख	0 0	$\frac{3}{13}$	$\frac{21}{11}$
	270 ख	0	2	5.4		156 ख	0	0	27
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		0	3) 4 88		497 寮	Ü	20	0.7
	356 ख								

And Whereas the competent Authority has under subsection (1) of section 6 of the said Act, submitted report to the Government:

And Further Whereas the Central Government has after considering the said report, decided to acquire the right of user in the lands specified in the schedule appended to this notification:

Now Therefore in exercise of the power conferred by sub-section (1) of the section 6 of the said Act, the Central Government hereby declares that the right of user in the said lands specified in the schedule appended to this notification hereby acquired for laying the pipelines;

And Further in exercise of the power conferred by sub-section (4) of that Section, the Central Government directs that the right of user in the said lands shall instead of vesting in the Central Government vest in this date of the publication of this declaration in the Oil & Natural Gas Commission free from all encumbrances.

SCHEDULE

PIPELINE FROM GELEKI GGS NO. 2 TO JUNCTION POINT OF RUDRASAGAR LAKWA TRUNK PIPELINE STATE: ASSAM DISTRICT: SIBSAGAR TALUK:

			ΑI	HKHEL
Village	Survey No.	Hectare Are		Centi- ares
1	2	3	4	5
Hudupara	, 68 K.ha	0)	87
-	68 Ga	0	2	41
	149 Kha	0	1	61
	150 Kha	0	9	10
	154 Kha	0	5	89
,	234 Kha	0	3	75
	254 Ga	0	- 5	89
	255 Ka	0	4	95
	258 K ha	0	3	75
	263 Ka	0	4	28
	266 Kha	0	1	34
	268 Kha	0	11	24
	269 Kha	0	4	82
	270 Kha	0	2	54
	351 Kha	0	3	21
	352 Kha	o	0	13
	253 Kha	0	6	69
	355 Kha'	0	2	68
	256 Kha	0	2	14
	357 Kha	0	3	88
	358 K ha	0	4	01
	359 Kha	0	3	08
	361 Kha	0	1	47
	480 K ha	0	3	61
	481 K ha	0	6	29
	482 Kha	0	3	61
	483 Kha	0	4	01
	484 Kha	0	2	41
	485 K ha	0	3	21
	486 K ha	0	3	21
	487 K ha	0	4	01
	488 K ha	0	1	34
	519 Kha	0	14	18
	526 K ha	0	13	51
	528 K ha	0	1.	61

I	2	3	4	5
	529 Kha	0	 3	34
	535 Kha	0	8	96
	536 Kha	ő	3	48
	537 Kha	Ö	0	27
	543 K ha	0	4	28
	544 Fha	. 0	0	27
	545 K ha	0	6	42
	546 Kha	0	0	67
	720 K ha	0	0	13
	721 Kha	0	0	13
	723 K ha	0	4	82
	754 Kha	0	2	54
	882 Kha	0	1	87
	884 Kha	0	33	45
	885 K ha	0	2	54
	886 Kha	0	2	81
	888 K ha	0	2	81
	899 K ha	0	4	41
	900 Kha	0	0	94
	901 K ha	0	6	96
	913 K ha	0	2	01
	914 Kha	0	2	81
Borakhowa	407 Kha	0	8	96
	408 Kha	0	4	01
	409 Kha	0	3	88
	410 Kha	0	5	75
	414 Kha	0	1	07
	415 Kha	0	3	61
	431 Kha	0	1	07
	443 Kha	0	3	75
	444 Kha	0	1	34
	446 Kha 457 Kha	0	3	21
		0	13	11
	456 Kha 458 Kha	0	0	27
	430 Kha	0	3	34
	481 Kha	0	1	87
	483 Kha		2 3	94
	489 Kha	0 0	.3 2	75
	495 Kha	0	3	14
	497 Kha	0	20	88
	499 Kha	0	20	07 14
	477 Kila			14
		[12019)/2/74-L	&L]

सुद्धि-पहा

नई विल्ली, 5 विसम्बर, 1975

कार आरं 5321.--ग्रामाम राज्य के जिला सिवस।गर में गलेकी जी • जी • एस • संख्या 2 के क्द्रासागर -- लक्षवा ट्रंक पाइप लाइन के जंकणन प्यायन्ट तक पाइप लाइन बिछाने के लिये भिम के उपयोग का श्रधिकार श्रर्जन करने हेनू भारत के राजपन्न भाग-ii खण्ड 3(1) विसांक 4-1-1975 के अन्तर्गत प्रकाशित पेट्रोलियम श्रौर रसायन मंत्रालय पेट्रोलियम विभाग की सरकारी प्रधिसृचना के साथ संलग्न धनुसूची में संख्या 12019/2/74-एल एण्ड एल/दिनांक 23-12-74 में गांव हुदूपुरा के मामने 256 खा के स्थान पर 356 खा पहें।

	पढ़ें	के लिये •
356 ख ा		256 स्त्रा
		[सं० 12019/2/74एल नथा एस]

CORRIGENDUM

Now Delhi, the 5th December, 1975

S.O. 5321.—In schedule appended to the Govt. Notification, Ministry of Petroleum & Chemicals, Department of Petroleum, New Delhi, No. 12019/2/74-L&L/1 dated 23-12-74 published under Section 3(1) at page 56 of the Gazette of India dt. 4-1-75 Part II for the Acquisition Right of User for laying pipeline from Gelleky GGS No. 2 to Junction point of Rudrasagar-Lakwa trunk pipeline in Assam State, Dist. Sibsagar.

Read	For	
356 kha	256 kha	
against the village	Hudupara.	

[No. 12019/2/74-L&L]

ण्डि-गव

का० आ० 5322—पेट्रोलियम ग्रीर रसायन मंत्रालय (पेट्रोलियम विभाग) की श्रश्चिस्त्रना संत्र्या 12019/2/74—एल एण्ड एल/4 विनांक 23-12-74 का०श्रा० 32 के भ्रप्तगंत भारत के राजपत्र भाग 1i खण्ड 3 उप-खण्ड (i^i) विनांक 4-1-1975 के पुष्ठ संख्या 59 में गांव नापुबरौटी तालुका अथद्धोल जिला सिबमागर पहें के स्थान पर

हैक-	ए ग्रार	ए स्नार	मर्वेक्षण नं०	है क- ,।	, भ्रा र ए	प्रार
टेयर	द्वी	\$		टेयर	ईपी	Ę
()	1	61	2135/खा	0	7	0.9
0	10	57	2144/खा	0	18	0.6
0	8	0.3	2143/खा	0	22	34
			1 6 0 4 / म्ब्रा	0	6	I 5
			2147/खा	O	1	61
	टेबर 0 0	टेयर ईपी 0 1 0 10	टेयर हिमी हैं 0 1 61 0 10 57	टेबर र्हमी र्ड 0 1 61 2135/खा 0 10 57 2144/खा 0 8 03 2143/खा 1604/खा	टेयर श्री 5 टेयर 0 1 61 2135/खा 0 0 10 57 2144/खा 0 0 8 03 2143/खा 0 1604/खा 0	टेयर देश ई पा 0 1 61 2135/खा 0 7 0 10 57 2144/खा 0 18 0 8 03 2143/खा 0 22 1604/खा 0 6

िमं० 12019/2/74-एल तथा एल]

टी० पी० सुब्रहामनियन, श्रवर सचिव

CORRIGENDUM

S.O. 5322,—In the notification of Government of India in the Ministry of Petroleum & Chemicals (Department of Petroleum) No. 12019/2/74-L&L/IV Dated, 23-12-74 under S.O. 32 in the Gazette of India, Part II section 3 Sub-section (ii) dated 4-1-75 page Nos. 59.

direct in its page (von)	27.
Village Napumbaurah Read	For
Survey No. Hectare Are	P. Are Survey Hectare Are P. Are
2143/kha—0—161	2135/kha—0:—7—09
2142/kha01057	2144/kh a0180 6
2024/kha0-803	2143/kha02234
	1604/kha0615
	2147/kha—01—61

[No. 12019/2/74-R&L] P. SUBRAHMANYAN, Under Secy

ऊर्जा मंत्रालय

(कोयला विभाग)

नई दिल्ली, 26 नयम्बर, 1975

का० आ० 5323.—सोयला नाले क्षेत्र (ग्रार्जन श्रीर विकास) ग्राधिनियम, 1957 (1957 का 20) की धारा 4 की उपधारा(1) के प्रधीन, भारत सरकार के ऊर्जा मंद्रालय (कायला विभाग) की ग्राधिसूचना राठ का० ग्राठ 505(ग्री), नारीख 12 सिलम्बर, 1975 द्वारा, केन्द्रीय

सरकार ने इस प्रधिसूत्रना से उपाबध प्रनुसूची में विनिर्दिष्ट परिक्रेंश्र में 5920.00 एकड़ (लगभग) या 2395.71 हेक्टेयर (लगभग) भूमियों में कीयले के लिए पूर्वेक्षण करने के अपने आगय की सूचना दी थी;

The state of the s

श्रीर केन्द्रीय सरकार का समाधान हो गया है कि उक्त भूभियों के भाग में कोयला श्रभिप्राप्य है;

धनः, श्रंब, कोवला बाले क्षेत्र (धर्मन झौर विकास)) अधिनियम, 1957 की धारा 7 की उपधारा (1) द्वारा प्रदक्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकार इससे उपाबद्ध अनुसूची में वर्णित 2655.00 एकड़ (लगभग) या 1074.42 हेक्टेयर (लगभग) की भूमियों को अजित करने के अपने भ्राशय की सूचना देती है।

- 2. इस अधिसूचना के असार्गत आने वाले क्षेत्र के रेखांक का निरीक्षण उपायुक्त, गिरीश्रीह (बिहार) के कार्यालय में या कोयला निराह्यक के कार्यालय, 1, काउंसेल हाउस स्ट्रीट, कलकत्ता में या राष्ट्रीय कोयला विकास निराम लिमिटेड (राजस्व अनुभाग) के कार्यालय, दरभंगा हाउसः रांची(बिहार) में किया जा सकेगा।
- कोयला निर्यक्षक, 1, काउंसिल हाउस स्ट्रीट, कलकत्ता को केन्द्रीय सरकार ने भित्रिसियम के श्रधीन सक्षम प्राधिकारी नियक्त किया है।

अनुसूची नया कारो खंड उप-खंड 'क' पूर्वी बोकारों कोयला क्षेत्र जिला गिरीडीह् द्रा० सं० रा०/41/75

6 **श्रमट्बर**, 1975

(जिममें ग्रांजित की जाने वाली भूमियां वर्णित की गई हैं) सभी ग्रांधकार

कम ग्राम संख्या	था सं	ना ख्या	थाना	जिला हि	क्षेत्र प्रपणियां
1. गोबिन्दपुर	नवाडीह (बरमी)	1.5	गिरिडीह		भाग
2. कुपनिया	11	17	n		11
3. बस्मी	3.1	18	,,		1)
4. जरिडीह	,,,	19	,,		,,

कुल क्षेत्र:--2045, 00 एकड़ (लगभग)

या:-- 817,57 हेक्टेयर (लगभग)

गोबिन्द पुर प्राप्त में अजिन किए जाने वाले प्लाट संख्यांक:—2462(पी), 2463(पी), 2471, 2472, 2473, 2474, 2475, 2476(पी), 2477 से 2526, 2527(पी), 2550(पी), 2551(पी), 2552, 2553(पी), 2554(पी), 2558(पी), 2559(पी), 2560(पी), 2561 से 2565, 2566(पी), 2567(पी), 2568(पी), 2572(पी), 2600(पी), 2674(पी), 2685(पी), 2686, 2687(पी), 2688 से 2691, 2692 (पी), 2698, 2699, 2701 से 2762, 2765(पी), 2766(पी), 2766(पी), 2766(पी), 2768 श्रीर 2769(पी).

कुर्पानिया ग्राम में प्रजित किए जाने वाले प्लाट संख्यांक:—-1(गी), $9(\hat{\Psi})$, $14(\hat{\Psi})$, 15, $16(\hat{\Psi})$, 17, 18, $19(\hat{\Psi})$, $20(\hat{\Psi})$, ग्रार $42(\hat{\Psi})$,

बरमो प्राम में श्रिकित किए जाने बाले प्लाट संख्याक:—178(पी), 189(पी), 190 से 195, 196(पी), 198(पी), 199(पी), 201(पी), 202, 203(पी), 204(पी), 221(पी), 222(पी), 224(पी), 227(पी), 228(पी), 229, 230(पी), 231 से 262, 263(पी), 264(पी), 265 से 296, 297(पी), 298(पी), 299(पी), 301(पी), 302(पी), 304(पी), 305(पी), 306(पी), 342(पी), 802(पी), 803(पी), श्रीर 1386(पी).

जरिडीह ग्राम में श्राजित किए जाने वाले प्लाट संख्यांक:— $287(\P)$, $288(\P)$, $290(\P)$, $672(\P)$, $674(\P)$, $695(\P)$, $698(\Pi)$, $699(\P)$, $701(\P)$, 702 से 718, $719(\Pi)$ श्रोर $720(\Pi)$ । सीमा वर्णन

ए-बी

लाइन गोबिन्दपुर ग्राम में [जो नोयला प्रिधिनियम की धारा 4(1) के अधीन प्रिधिसूचित गोबिन्दपुर खण्ड की घ्रांशिक सामान्य सीमा भी है [प्लाट मैं० 2462, 2476, 2527, 2550, 2551, 2553, 2554, 2558, 2560, 2559, 2572, 2567, 2568, 2566, 2527, 2600, 2687, 2585, 2600 ग्रीर 2674 से हो कर जाती है ग्रीर 'बी' बिन्दू पर मिलती है।

मी-सी

लाइन गोबिन्यपुर ग्राम में प्लाट सं० 2692, 2765, 2692, 2765, 2767, 2769, 2767 से होकर, बरमी ग्राम में प्लाट सं० 196, 199, 200, 201, 203, 204, 196, 221, 230, 222, 224, 230, 227 ग्रीर 288 से होकर जिस्हीह ग्राम में (जो रेल लाइन की ग्रांशिक उत्तरी सीमा भी है) प्लाट सं० 287, 288, 290, 695, 697, 698, 699, 701, 674, 672 श्रोर 720 से होकर जाती है श्रोर 'सी' बिन्दू पर मिलती है।

सी-डी लाइन जरिडीह ग्राम में प्लाट सं० 720 श्रौर 719 से होबर बरमी ग्राम में (जो राष्ट्रीय कोजला विकास निगम की बोकारों कोयला खान की श्रांशिक पश्चिमी सीमा भी है) प्लाट सं० 304, 305, 306, 304, 302, 301, 298, 298, 299, 264, 263, 342, 178, 802, 803, श्रौर 178 में होकर जाती है श्रौर 'डी' बिन्यु पर मिलती है।

डी-ई-एफ-जी-एच लाइनें बरमां ग्राम में प्लाट सं० 178, 189 श्रौर 196 से कुर्पानिया ग्राम में प्लाट सं० 42, 20, 19, 9, 16 श्रौर 14 से होकर, तत्परचान् प्लाट सं० 1 की श्राणिक पूर्वी सीमा के साथ-साथ तथा प्लाट सं० 1 से होकर जाती हैं श्रौर 'एच'-बिन्दु पर मिलती हैं।

एच-ए

लाइन गोबिन्दपुर ग्राम म प्लाट स० 2766, 2767, 2765, 2463 ग्रीर 2462 से होकर जाती है श्रीर प्रारम्भक 'ए' बिन्द पर मिलती है

ज्य-खण्ड	'स'
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समा अध्यक्तर	सभी	द्यधिकार -
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ऋम संख्या	ग्राम	थाना	थाना संख्या	 जिला	क्षेत्र	टिप्पणियां
1. बर	 म ो	तजाडीह (वरमो)	19	गिरिडीर		भाग

कुल क्षेत्र:--285.00 एकड़ (लगभग)

या:--115, 33 हेक्टेयर (लगभग)

बरमो ग्राम में ग्रांजित किए जाने वाले प्लाट संख्यांक.=+11(पी), 12 से 15, 16(पी), 17, से 22, 23(पी), 36(पी), 40(पी), 48(पी), 49,50,51 श्रौर 1392 (पी),

सीमा वर्णन

ग्राई-जे लाइन बरमों ग्राम में प्लाट स० 11 ग्रीर 1392 से शेकर जाती है ग्रीर 'जे' बिन्द पर मिलती है।

जै-के लाइन गोदी नदी की ग्रांशिक मध्य रेखा के साथ-साथ, जो बरमा श्रौर कुर्पानिया ग्रामों की ग्रांशिक सामान्य सीमा भी है, जाती है श्रौर 'के' बिन्दु पर मिलती है ।

के-एल लाइन बरमो ग्राम में जो, भूमि श्रर्जन श्रिधनियम के श्रिधीन श्रिजन श्रीतियम के श्रिधीन सामान्य सीमा भी है, प्लाट स० 1392, 48, 36, 40, 36, श्रीर 23 मे होकर जाती है और 'एल' बिन्दु पर मिलती है।

एल-एम लाइन बरमो ग्राम के प्लाट स० 23 श्रौर 27 के भ्रांशिक सामान्य सीमा के साथ-साथ जाती है श्रौर 'एम' बिन्हुं पर मिलती है ।

एम-ब्राई लाइन बरमो ग्राम में प्लाट म० 23, 16 श्रौर 11 ने होकर जाती है श्रौर ग्रारम्भिक 'ग्राई' बिन्दु पर मिलती है ।

उपखण्ड 'ग'

सभी श्रक्षिकार

त्रम ग्रा म संख्या	थाना	थाना संख्या	जिला	क्षेत्र	टिप्पणिया
1. बैदकारो	मवाडीह (घरमो)	20	गिरिडीह		भाग
2. करगाली	*1	66	11		n

बैदकारो ग्राम में श्रांजित किए जाने वाले प्लाट संख्यांक:--9(पी) 35(पी) 38(पी) 39 40(पी) 41(पी), 42(पी) 43 से 55 56(पी) 57(पी) श्रीर 64(पी)

करगाली ग्राम में **भ्रांजि**त किए जाने नाले प्लाट संख्यांकः⊶ 1(पी). सीमा वर्णन

एन-श्रो-पी

लाइनें बैदकारो ग्राम में प्लाटसं० 9, 38, 41, 42,9 श्रीर 35 से होकर जाती हैं श्रीर 'पी' बिन्दु पर मिलती हैं।

[सं० 19(29)/75 भैल]

एस० आर० ए० रिकाबी, उप सचिव

पी- न्य	लाइन बेदकारो ग्राम में (जो भूमि म्रर्जन मधिनियम
	के अधीन अर्जिन क्षेत्र के साथ श्रीजिक सीमान्य
	सीमा भी है। फ्लाट में 35, 9 ग्रीर 64 में
	होकर जाती है श्रीर 'क्यू' जिन्दु पर मिलती है।
	, x
क् यू-ग्रार	लाइन बैदकारो ग्राम में प्लाट सं 🚱 और करगाली 🖁
	लाइन बैदकारो ग्राम में प्लाट सं० 64 ग्रौर करगाली हैं ग्राम में प्लाट सं≁ 1 से होकर जा् ^{सी है} ग्रौर
	'ब्रार' बिन्दु पर मिलती है।
म्रार-एस	लाइन करगाली प्राम ^{ें} में प्लार्ट सं० 1 ह्येकर श्रौर
	बैदकारो ग्राम में प्लाट सं० 64 ग्रौर 57 से होकर
	जाती है 'एस' बिन्दु पर मिलती है। 💃
एस-टी-एन _{्ड} ्र∗	लाइने बैदकारो ग्राम में प्लाट सं० 57 56 ग्रीर १
Tab.	से होकर जाती हैं और ग्रारिम्मक 'एन' बिन्दु पर
	मिलती है।

MINISTRY OF ENFRGY

(Department of Coal)

New Delhi, the 26th Nov., 1975

S.O. 5323.—Whereas by the notification of the Government of India in the Ministry of Energy (Department of Coal) No. S.O. 505(E) dated the 12th September, 1975, under subsection (1) of section 4 of the Coal Bearing Areas (Acquisition and Development) Act, 1957 (20 of 1957), the Central Government gave notice of its intention to prospect for coal in 5920.00 acres (approximately) or '2395.71 hectares (approximately) of the lands in the locality specified in the Schedule appended to that notification.

And whereas the Central Government is satisfied that coal is obtainable in part of the said lands;

Now, therefore, in exercise of the powers conferred by sub-section (1) of section 7 of the Coal Bearing Areas (Acqui sition and Development) Act, 1957 (20 of 1957), the Central Government hereby gives notice of its intention to acquire the lands measuring 2655.00 acres (approximately) or 1074.42 hectares (approximately) described in the Schedule appended hereto.

- 2. The plans of the area covered by this notification may be inspected in the office of the Deputy Commissioner, Giridih (Bihar) or in the office of the Coal Controller, 1, Council House Street, Calcutta or in the office of the National Coal Development Corporation Limited (Revenue Section) Darbhanga House Ranchi (Bihar).
- 3. The Coal Controller, 1 Council House Street, Calcutta has been appointed by the Central Government as the competant authority under the Act.

THE SCHEDULE

New Karo Block

Sub-Block 'A'

East Bokaro Coalfield

District Giridih

Drg. No. Rev/41/75 Dated 6-10-1975

(Showing lands to be acquired)

All Rights

S. Village No.		Thana	Thana Number	District	Area	Re- marks
1. Gobindpur		Nawa- dih (Bermo)		Giridih		Part
2. Kurpania		,.	17	••		,,
3. Bermo		**	18	,,		••
4. Jaridih .	•	**	19	1,		,,

Total area: 2045.00 acres (approximately)
or 827.57 hactares (approximately)

Plot numbers to be acquired in village Gobindpur:—2462(P) 2463(P), 2471, 2472, 2473, 2474, 2475, 2475(P), 2477 to 2526 2527(P), 2550(P), 2551(P), 2552, 2553(P), 2554(P), 2558(P), 2559(P), 2560(P), 2561 to 2565, 2566(P), 2567(P), 2568(P), 2572(R), 2600(P), 2674(P), 2685(P), 2686, 2687(P), 2688 to 2691, 2692(P), 2698, 2699, 2701 to 2762, 2765(P), 2766 (P), 2767(P), 2768 and 2769(P).

Plot numbers to be acquired in village Kurpania:—1(P), 9(P), 14(P), 15, 16(P), 17, 18, 19(P), 20(P) and 42(P).

Plot numbers to be acquired in village Bermo:—178(P), 189(P), 190 to 195, 196(P), 198(P), 200(P), 201(P), 202, 203(P), 204(P), 221(P), 222(P), 224(P), 227(P), 228(P), 229, 230(P), 231 to 262, 263(P), 264(P), 265 to 296, 297(P), 298(P), 299(P), 301(P), 302(P), 304(P), 305(P), 306(P), 342(P), 802(P), 803(P) and 1386

Plot numbers to be acquired in village Jaridih:—287(P), 288(P), 290(P), 672(P), 674(P), 695(P), 696, 697(P), 698(P), 699(P), 701(P), 702 to 718, 719(P), and 720(P).

BOUNDARY DESCRIPTION:

- A—B line passes through plot Nos. 2462, 2476, 2527, 2550, 2551, 2554, 2553, 2554, 2558, 2560, 2559, 2572, 2567, 2568, 2566, 2527, 2600, 2687, 2685, 2600 & 2674 in village Gobindpur (which is also the part common boundary of Gobindpur Block notified us 4(1) of the Coal Act) and meets at point 'B'.
- B—C line passes through plot numbers 2692, 2765, 2692, 2765, 2767, 2769, 2767, in village Gobindpur through plot numbers 196, 198, 199, 200, 201, 203, 204, 196, 221, 230, 222, 224, 230, 227 and 228 in village Bermo through plot numbers 287, 288, 290, 695, 697, 698, 699, 701, 674, 672 and 720 in village Jaridih (which is also the part northern boundary of Railway line) and meets at point 'C'.
- C-D line passes through plot numbers 720 and 719 in village Jaridih through plot numbers 304, 305, 306, 304, 302, 301, 298, 297, 299, 264, 263, 342, 178, 802, 803 and 178 in village Bermo (which is also the part western boundary of NCDC's Bokaro Colliery) and meets at point 'D'.

D-E F-G

lines pass through plot numbers 178, 189 and 196 in village Bermo through plot numbers 42, 20, 19, 9, 16 & 14 then along part eastern boundary of plot no. 1 and through plot no. 1 in village Kurpania and meet at point 'H'.

H—A line passes through plot numbers 2766, 2767, 2765, 2463 and 2462 in village Gobindpur and meets at a starting point 'A'.

All Rights	Sub-Blo	ck-'B'			
S. Village No.	Thana	Thana Number	District	Area	Re- marks
(Nawa- dih (B e rmo)	18	Giri- dih	••	Part *

Total area :-285.00 acres (approximately). or 115.33 hectares (approximately).

Plot numbers to be acquired in village Bermo :—11(P), 12 to 15, 16(P), 17 to 22, 23(P), 36(P), 40(P), 48(P), 49, 50, 51 & 1392(P). BOUNDARY DESCRIPTION :--

- line passes through plot no. 11 and 1392 in village Bermo and meets at point 'J'.
- line passes along the part central line of Godo Nadi J = Kwhich is also the part common boundary of villages

 Bermo and Kurpania and meets at point 'K'.

 K=L line passes through plot numbers 1392, 48, 36, 40, 36, and 23 in village Bermo which is also the part common
- boundary with the area acquired under L.A. and meets at point 'L'
- L=M line passes along the part common boundary of plotons, 23 & 27 in village Bermo and meets at point M

 M=I line passes through plot numbers 23, 16 and 11 in the ge Bermo and meets at starting point 'V'.

Sub-Block 'C'

S. Village No.	Thana	Thana Number	District	Afrea	Re- marks
1. Baidkaro	Nawa- dih (Bermo	20	Giri- dih		Part
2. Kargali .	. "	× 66	. برگر نمسه	• 4	,,
		Total are proximate or 131.32	4 . 323.		eres (ap-

Plot numbers to be acquired in village Baidkaro :—9(P), 35(P), 38(P), 39, 40, 41(P), 42(P), 43 to 55, 56(P), 57(P), & 64 (P). Plot numbers to be sequired in village Kargali :- 1(P).

BOUNDARY DESCRIPTION:

- Hint Grough plot numbers 9, 38, 41, 42, 9 and 35 in visites middle are and meet at point 'P'. line passes through plot numbers 35, 9 and 64 in village
 - tiple numbers 35, 9 and 64 in village (tiple) is also the part common boundary area acquired under L.A. Act) and meets at
- this passes through plot no. 64 in village Baidkaro and plot Me. I in village Kargali and meets at point 'R'.
- line passes through plot no. I in village Kargali and through plot nos. 64 and 57 in village Baidkaro and meets at point 'S'
- S= T=N lines pass through plot numbers 57, 56 and 9 in village Baidkaro and meets at starting point 'N'.

[No. 19(29)/75-CEL] S.R.A. RIZVI, Dy. Secy.

ग्रौर नागरिक पूर्ति मंत्रालय उद्योग

> (स्रौद्योगिक विकास विभाग) नई दिल्ली, 25 नवम्बर, 1975

कार ब्राउ 5,324.--केन्द्रीय सिल्क बोर्ड ग्रिधिनियम 1948 (1948 की धारा 4 की उपधारा (3) के ग्रन्स्छेद (ख) के द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए के हो। सरकार एनदुद्वारा वस्त्र स्रायुक्त

मंत्रालय भीरत हैरकार को इस प्रधिसूचना के जारी होने की निधि से तोन वर्षों की अवधि के लिए केन्द्रीय सिरुक बोर्ड का सदस्य

[फाइल संख्या 6/24/75-मी० एण्ड एम**०**]

एस० एन० घोष, उप निदेशक

MINISTRY OF INDUSTRY AND CIVIL SUPPLIES

(Depts. of Industrial Development)

New Delhi, the 25th November, 1975

clause (b) of Sub-Section (3) of Section 4 of the Central Silk found Act 1948 (61 of 1948) the Central Government here appoints the Textile Commissioner, Ministry of Commerce, Government of India as a Member of the Central Silk Board for a period of three years from the date of issue of this notification.

[File No. 6/24/75/C&S]

S. N. GHOSH, Dy. Director

(नागरिक पूर्ति विभाग)

नई दिल्ली, 26 नवम्बर, 1975

का० आ० 5325.--केन्द्रीय सरकार श्रिप्रम संविदा (विनियमन) म्रधिनियम 1952 (1952 का 74) की धारा 5 के म्रधीन दी सेन्ट्रल इंडिया कर्माशयल एक्सचेंज लि॰ ग्वालियर द्वारा मान्यता के नवीकरण के लिए किये गये ग्रावेदन पर वायदा बाजार श्रायोग के परामर्श से विचार करके ग्रौर यह समाधान हो जाने पर कि ऐसा करना व्यापार के हित में भीर लोकहित में भी होगा एतदद्वारा उक्त ग्रधिनियम की धारा 6 के द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए उक्त एक्सचेंज को गुड़ की श्रक्षिम संविदास्रों के बारे में 26 नवस्वर 1975 से 25 नवस्वर 1976 (जिसमें ये दोनों दिन भी सम्मिलित हैं') की एक वर्ष की अतिरिक्त कालावधि के लिए मान्यता प्रदान करती है।

2. एतदद्वारा प्रदत्त मान्यता इस शर्त के श्रधीन है कि उक्त एक्सचेंज ऐसे निदेशों का अनुपालन करेगा जो वायदा बाजार आयोग द्वारा समय-समय पर दिए जाएं।

[सं० 12(21)-म्राई०टी०/75]

(Department of Civil Supplies & Cooperation)

New Delhi, the 26th November, 1975

- S.O. 5325.—The Central Government having considered in consultation with the Forward Markets Commission, the application for renewal of recognition made under Section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) by the Central India Commercial Exchange Limited, Gwalior, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants, in exercise of the powers conferred by Section 6 of the said Act; recognition to the said Exchange for a further period of one year from the 26th November, 1975 to the 25th November, 1976 (both days inclusive) in respect of forward contracts in gur.
- 2. The recognition hereby granted is subject to the condition that the said Exchange shall comply with such directions as may from time to time be given by the Forward Markets Commission.

[F. No. 12(21)-IT/75]

का॰ प्रा॰ 5326 — केन्द्रीय सरकार प्रश्निम संविद्या (विनियमन) प्रधिनियम 1952 (1952 का 74) की धारा 5 के प्रधीन कानपुर कामौडिटी एक्सचेंज लि॰, कानपुर द्वारा मान्यता के नवीकरण के लिए किये गये प्रावेदन पर वायदा बाजार प्रायोग के परामर्ग से विचार करके और यह समाधान हो जाने पर कि ऐमा करना व्यापार के हित में भीर लोकहित में भी होगा एक्द्बारा उक्त प्रधिनियम की धारा 6 के द्वारा प्रवक्त शिक्तयों का प्रयोग करने हुए उक्त एक्सचेंज को गुड़ की प्रश्निम संविद्याओं के बारे में 26 नवम्बर 1975 से 25 नवम्बर 1976 (जिसमें ये दोनों दिन भी सम्मिलित हैं) की एक वर्ष की प्रतिरिक्त कालावधि के लिए मान्यता प्रदान करती है।

2. एतद्द्वारा प्रदत्त मान्यता इस मर्त के श्रधीन है कि उक्त एक्सचेंज ऐसे निदेशों का श्रनुपालन करेगा जो बायदा बाजार श्रायोग द्वारा समय-समय पर दिए जाएं।

[सं ० 12(22)-प्रार्ह्ण टी०/75]

- S.O. 5326.—The Central Government having considered in consultation with the Forward Markets Commission, the application for renewal of recognition made under Section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) by the Kanpur Commodity Exchange Ltd., Kanpur, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants in exercise of the powers conferred by Section 6 of the said Act, recognition to the said Exchange for a further period of one year from the 26th November, 1975 to the 25th November, 1976 (both days inclusive) in respect of forward contracts in gur.
- 2. The recognition hereby granted is subject to the condition that the said Exchange shall comply with such directions as may, from time to time, be given by the Forward Markets Commission.

[F. No. 12(22)-IT/75]

नई दिल्ली, 27 नवस्थर, 1975

कार भार 5327. — केलीय सरकार भियम संविदा (विनियमन) प्रिधिन नियम 1952 (1952 का 74) की धारा 5 के भ्रधीन हांसी पंजाब कर्माण्यल एक्सचेंज लिर हांसी द्वारा मान्यला के नवीकरण के लिए किये गमें भावेदन पर बायवा बाजार श्रायोग के परामर्श से विचार करके श्रीर सह समाक्षाम हो जाने पर कि ऐसा करना व्यापार के हित में श्रीर लोक-हिल में भी होना एतव द्वारा उक्त भ्रिष्टिमयम की धारा 6 के द्वारा प्रवक्त शक्तियों का प्रयोग करने हुए उक्त एक्सचेंज को बिनौला की मिन्न संविचान्नों के बारे में 13 जनवरी 1976 से 12 जनवरी 1977 (जिसमें ये दोनों विन भी सम्मिलित हैं) की एक वर्ष की श्रीतिरिक्त कालाविध के लिए मान्यला प्रवान करती है।

2. एसद्धारा प्रयक्त मान्यता इस गर्त के श्रधीन है कि उक्त एक्सचेंज ऐसे निर्वेगों का श्रमुपालन करेगा जो वायदा बाजार श्रायोग द्वारा समय-समय पर विए जाएं।

[सं० 12(23)-माई० टी०/73]

ए० मुबाई, निदेशक

New Delhi, the 27th November, 1975

S.O. 5327.—The Central Government having considered in consultation with the Forward Markets Commission the application for renewal of recognition made under Section 5 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) by the Hansi Punjab Commercial Exchange Ltd., Hansi, and being satisfied that it would be in the interest of the trade and also in the public interest so to do, hereby grants, in exercise of the powers conferred by Section 6 of the said Act, recognition to the said Exchange for a further period

of one year from the 13th January, 1976 to the 12th January, 1977 (both days inclusive) in respect of forward contracts in cottonseed.

2. The recognition hereby granted is subject to the condition that the said Exchange shall comply with such directions as may, from time to time, be given by the Forward Markets Commission.

[F. No. 12(23)-IT/75]
A. MUBAYI, Director

स्वास्थ्य श्रीर परिवार नियोजन मंत्रालय (स्वास्थ्य विभाग)

नई दिल्ली, 28 नवम्बर, 1975

का० 5328 — यतः भारतीय जिकित्सा परिषद् प्रधिनियम 1956 (1956 का 102) की धारा 3 की उप धारा (1) के बाख (ख) का प्रमुसरण करते हुए निम्नलिखित व्यक्तियों को उनके नाम के प्रागे लिखे विश्वविद्यालयों ने उनके समक्ष लिखी तारीख से भारतीय जिकित्सा परिषद का सदस्य निर्वाचित किया है: प्रधात

त्थाक्तका नाम	। वश्त्रावद्यालयकानाम	।नवाचन का तारा ख
1. प्रो० ए० एस० पैण्टल मरीर		31-5-1975
रचना विज्ञान, शरीर क्रिया	विस्ली ।	
विज्ञान ग्रीर जीवरसायन		
विभाग के ग्राप्टयक्ष तथा		
निदेशक अल्लभ भाई पटेल		
वक्ष रोग संस्थान दिल्ली ।		
2. डा० पी० एस० शुक्ल	गोरखपुर विश्वविश्वालय	12-7-1975
प्रश्नामार्थं बी० प्रार० डी०	गोरत्नपुर, उत्तर प्रदेश	π

मतः भव उक्त प्रिश्नियमं की धारा 3 की उप द्यारा का मनुष्यरण करते हुए केन्द्रीय सरकार एतद्वारा निवेश वेती है कि डा॰ ए॰ एस॰ पैण्टल उक्त परिषष्ट् के सदस्य बने रहेगें और भारत सरकार के भृतपूर्व स्वास्थ्य मंत्रालय की 9 जनवरी 1960 की प्रिप्तपूष्वमा मंद्रया 5-13/59 एम॰ ग्राइ॰ में श्रागे और निम्नलिखित संशोधन करती है, ग्रथांतु:---

मैकिकल कालेज गोरखपुर

उक्त प्रशिमुजना में कम संख्या 49 धौर उससे संबंधित प्रविद्धिट कि बाद "धारा 3 की उप धारा (1) के खण्ड (ख)के भ्रस्सर्गत निर्वाचित" शीर्च के स्रधीन निम्नलिखित प्रविध्टि रखा ली जाए; ग्रचीत्

"50. 12-7-75 डा० पी० एल० शुक्ल गोरखपुर विश्व- 11-7-1980 प्रधानाचार्य बी०मार० विद्यालय डी० मेडिकल कालेज गोरखपुर(उत्तर प्रदेश)्र

[सं॰ बी॰ 11013/1/75-एम॰ पी॰ टी॰]

MINISTRY OF HEALTH & FAMILY PLANNING (Department of Health)

New Delhi, the 28th November, 1975

S.O.5328.—Whereas in pursuance of clause (b) of subsection (1) of section 3 of the Indian Medical Council Act. 1955 (102 of 1956) the following person have been elected by the University specified against each of them to be members

of the Medical Council of India with effect from the date noted against each, namely :-

Name of person	Name of University	Date of election
1	2	3
1. Prof. A.S. Paintal, Head of the Department of Anatomy, Physiology and Biochemistry and Director, V.P. Chest Institute, Delhi.	University of Delhi	31-5-75
 Dr. P.L. Shukla, Principal, B.R.D. Medical College, Gorakhpur. 	University of Gorakhpur, Gorakhpur, Uttar Pradesh.	12-7-75

Now, therefore, in pursuance of sub-section (1) of section 3 of the said Act, the Central Government hereby directs that Prc f. A.S. Paintal shall continue to be the member of the said Council and makes the following further amendments in the nctification of the Government of India in the late Ministry of Health No. 5-13/59-MI dated the 9th January, 1960, namely:—

In the said notification, under the heading "Elected under clause (b) of sub-section (l) of section 3" after serial No. 49 and the entry relating thereto, the following serial No. and entry shall be inserted, namely:—

"50, 12-7-75

Dr. P.L. Shukla, Gorakhpur 11-7-1980''
r rincipal, University

B.R.D. Medical College,
Gorakhpur (Uttar Pradesh).

[V. 11013/1/75-MPT]

मई विल्ली, 26 निथम्बर, 1975

का० आ० 5329.—यतः दन्त चिकित्सा प्रधिनियम, 1948 (1948 का 10) की धारा 3 के खण्ड (क) के उपश्वन्त्रों के प्रनुसरण में पश्चिम बंगाल सरकार ने डा० प्रार० प्रहमद, दन्त चिकित्सा कालेज ग्रीर घस्पताल, कलकत्ता के प्रधानाचार्य डा० प्रसान्त कुमार बमु को 3 जुलाई, 1974 से भारतीय दन्त चिकित्सा परिषद् का सदस्य मनोमीत किया है।

मतः, प्रवः, उत्तत अधिनयंम की धारा 3 के अनुसरण में केन्द्रीय सरकार एतद्कारा निवेश देती है कि डा॰ प्रसान्त कुमार बसु 3 जुलाई, 1974 से मागामी पांच वर्षों के लिए अथवा जब तक उनका उत्तराधिकारी विधिवत् सनीनीन नहीं किया जाता, जो भी दीर्घनर हो, भारतीय दन्त चिकित्सा परिषद के सवस्य बने रहेंगे ।

[सं० बी० 12013/1/75-एम०पी०टी०]

New Delhi, the 26th November, 1975

S.O. 5329.—Whereas in pursuance of the provisions of clause (e) of section 3 of the Dentists Act, 1948 (16 of 1948), Dr. Prasanta Kumar Basu, Principal, Dr. R. Ahmed Dental College and Hospital, Calcutta, has been nominated by the Government of West Bengal to be a member of the Dental Council of India with effect from the 3rd July, 1974;

Now, therefore, in pursuance of section 3 of the said Act, the Central Government hereby directs that Dr. Prasanta Kumar Basu shall continue to be a member of the Dental Council of India for a further period of five years with effect from the 3rd July, 1974 or until his successor is duly nominated, whichever is longer.

[No. V. 12013/1/75-MPT]

कार भार 5330 -- मतः बन्त विकित्सा भिधितियम, 1948 (1948 का. 18) की धारा 3 के खण्ड (घ) के उपबन्धों के ध्रतुसरण में लखनऊ विश्वविद्यालय की तदर्थ कार्यकारिणी परिषद् ने केर जीर मेडिकल कालेज,

लखनऊ के दन्त कालेज और घ्रस्पताल के प्रोफेसर एवं विभागाध्यक्ष डा० टी० एन० भाजला को 29 जनवरी, 1975 से भारतीय दन्त विकित्सा परिषद् का सदस्य पुतः भुन लिया है।

भतः, अब, उक्त प्रधिनियम की धारा 3 के प्रनुसरण में केन्द्रीय सरकार एतदृद्वारा निदेश देती है कि खा० टी० एन० खाधला 29 जनवरी, 1975 से प्रगामी पांच वर्ष की प्रवधि के लिये प्रथवा जब तक उनका उत्तराधिकारी विधिवत् निर्वाचित नहीं हो जाता, जो भी दीर्चंतर हो, भारतीय दन्त चिकित्सा परिषद् के सदस्य बने रहेंगे।

[सं०वी० 12013/1/73-एम० पी० टी०] णि० कु० अग्निहोत्नी, अवर सचिष

SO. 5330.—Whereas in pursuance of the provisions of clause (d) of section 3 of the Dentists Act, 1948 (16 of 1948), Dr. T. N. Chawla, Professor and Head of the Department Dental College and Hospital, K. G. Medical College, Lucknow, has been re-elected by the Ad-hoc Executive Council of the Lucknow University, to be a member of the Dental Council of India with effect from the 29th January, 1975.

Now, therefore, in pursuance of section 3 of the said Act, the Central Government hereby directs that Dr. T. N. Chawla shall continue to be a member of the Dental Council of India for a further period of five years with effect from the 29th Tanuary, 1975 or until his successor is duly elected, whichever is longer.

[No. V. 12013/1/75-MPT] V. K. AGNIHOTRI, Under Secy.

(परिवार नियोजन विभाग) [शुद्धि पत नई दिल्ली, 5 विसम्बर, 1975

का० आ० 5331.—भारत सरकार, स्थास्थ्य और परिवार नियोजन मंत्रालय (परिवार नियोजन विभाग) की श्रिष्ठसूचना सं० एफ० 1-26/67 स्थापना-1, दिनांक 4 श्रगस्त, 1971 में प्रकाशित परिवार नियोजन विभाग, प्रधान (जन शिक्षा एवं प्रधार) भर्ती नियमावली, 1971 जिसका संशोधन बाद में परिवार नियोजन विभाग की समसंख्यक प्रधिम् सूचना, दिमांक 22 प्रमन्त्वर, 1975 द्वारा किया गया था, की श्रमुसूची के कालम 4 के नीचे प्रविष्टि के स्थान पर 1500-60-1800-100-2000 द० का संगोधित वेतनमान प्रतिस्थापित कर विया जाए।

[सं॰ 1-26/67/स्यापना-1] सर्वेश्वर मा, ग्रथर संभिव

(Department of Family Planning) CORRIGENDUM

New Delhi, the 5th December, 1975

S.O. 5331.—In the Schedule to the Department of Family Planning, Chief (Mass Education Media) Recruitment Rules, 1971, published vide the Government of India, Ministry of Health and Family Planning (Department of Family Planning) Notification No. F. 1-26]67-Estt. I, dated 4th August. 1971, read with subsequent amendment published vide the Deptt. of Family Planning Notification of even No. dated 22nd October, 1975 for the entry under Column 4 thereof, the revised scale of pay of Rs. 1500-60-1800-100-2000, may please be substituted.

[No. F. 1-26/67-Estt, I.] SARWESHWAR JHA, Under Secv.

A SECOND CONTRACTOR OF THE PROPERTY OF THE PRO

नौबहन ग्रौर परिबह्न मंत्रालय

(परिवहन विभाग)

नई दिल्ली, । दिसम्बर, 1975

कार ग्रार 5332:—ऐसा समझा जाता है कि श्री डी एसर बोस नं, जिसे भारत सरकार के भूतपूर्व श्रम, रोजगार ग्रौर पुनर्वाम मंतालय (अम ग्रौर रोजगार बिभाग) की ग्रीधसूचना संर कार ग्रार 1322, तारीख 7 ग्रप्रैल, 1967 के ग्रधीन स्थापित कलकत्ता डाक श्रम बोर्ड का सबस्य नियुक्त किया गया था, डाक कर्मकार (नियोजन का विनियमन) नियम, 1962 के नियम 4 के उपनियम (5) के खण्ड (V) के ग्रधीन श्रमना पद रिक्त कर विया है;

भीर उन्त डाक थम बोर्ड में एक रिक्ति हो गई है ;

सतः, भ्रव, उक्त नियमों के नियम ् 4 के उपवंधों के अनुसरण में, केन्द्रीय सरकार उक्त रिक्ति को श्रक्षियुचित करती है।

[मं० एल**० हो०** सी०/78/75]

कै० एव० गृप्त, उप मधिव (एल)

MINISTRY OF SHIPPING AND TRANSPORT

(Transport Wing)

New Delhi, the 1st December, 1975

.S.O. 5332.—Whereas Shri D. S. Bose who was appointed as a member of the Calcutta Dock Labour Board established under the notification of the Government of India in the late Ministry of Labour, Employment and Rehabilitation (Department of Labour and Employment) No. S.O. 1322, dated the 7th April, 1967, is deemed to have vacated his office under Clause (v) of sub-rule (5) of rule 4 of the Dock Workers (Regulation of Employment) Rules, 1962;

And whereas, a vacancy has occurred in the said Dock Labour Board;

Now, therefore, in pursuance of the provisions of rule 4 of the said rules, the Central Government hereby notifies the said vacancy.

[No. LDC/78/75] K. L. GUPTA, Dy. Secy.

श्रम मंद्राक्षय

नई विल्ली, 28 नवम्बर, 1975

का० मा० 5333:—कर्मचारी राज्य बीमा प्रधित्यम, 1948 (1948 का 34) की धारा 1 की उपधारा (3) ब्रारा प्रदस्त शक्तियों का प्रयोग करते हुए, केन्द्रीय मरकार एतद्द्वारा 21 दिसम्बर, 1975 को उम तारीख के रूप में नियत करती है, जिमको उक्त अधिनयम के अध्याय-चार (धारा 44 और 45 के यातिरिक्त को पहले ही प्रवृत्त की जा चुकी हैं) भीर अध्याय-पाँच और छः धारा 76 की उपधारा (1) और धारा 77. 78, 79 और 81 के यातिरिक्त जो पहले ही प्रवृत्त की जा चुकी हैं] के उपबन्ध प्रमम राज्य के निम्नलिखित क्षेत्रों में प्रवृत्त होंगे, प्रथात् :—

- (1) जिला डिबरगढ़ में माकुम मौजा में राजस्व ग्राम संउधा-। मुकुम पाथर के अन्तर्गत क्षेत्र ;
- (2) जिला डिबरुगढ़ में माकुम मौता में मरघेरिता कस्ये के राजस्य ग्राम के ग्रन्तगंत क्षेत्र ।

[मंख्या एम-38013/11/74-एम० प्राहि०] एम० एम० यहस्रानामन, उप सचिव

MINISTRY OF LABOUR

New Delhi, the 28th November, 1975

- S.O. 5333.—In exercise of the powers conferred by subsection (3) of section 1 of the Employees' State Insurance Act, 1948 (34 of 1948), the Central Government hereby appoints the 21st December, 1975 as the date on which the provisions of Chapter IV (except sections 44 and 45 which have already been brought into force) and Chapters V and VI [except sub-section (1) of section 76 and sections 77, 78, 79 and 81 which have already been brought into force] of the said Act, shall come into force in the following areas in the State of Assam, namely:—
 - (1) The area within revenue village No. 1 Makum Pathar in Makum Mauza in Dibrugarh District;
 - (2) The area within revenue village of Margherita town in Makum Mauza in Dibrugarh District.

[No. S-38013/11/74-HI]

S. S. SAHASRANAMAN, Dy. Secy.

नई दिल्ली, 29 नवस्वर, 1975

कार आप 5334:—यतः केन्द्रीय सरकार ने, यह समाधान हो जाने पर कि लोकहिन में ऐसा अपेक्षित था, और्योगिक विवाद अधिनियम, 1947 (1947 का 13) की धारा 2 के खण्ड (व) के उपखंड (vi) के परन्तुक के उपबंधों के अनुसरण में एक श्राध्युचना (भारत सरकार के अम मंत्रास्य की अधियुचना संख्या का० प्रा० 1836, दिनांक 5 जून, 1975) द्वारा दिल्ली दुग्ध स्कीम के स्त्रीन दुग्ध प्रदाय के लिए उद्योग को उन्त अधिनियम के प्रयोगको जन्त अधिनियम के प्रयोगको किला 22 जून, 1975 से छः भास की कालाविध के लिए लोक उन्त्योगी सेवा चोषित किया था ;

श्रीर यतः केन्द्रीय सरकार की राय है कि लोकहित में उक्त कालाबधि को छः माम की कालाबधि के लिए बढ़ाया जाता ग्रथिक्षत है ;

श्रतः, श्रव, श्रीयोगिक विवाद श्रविनियम, 1947 (1947 का 14) की धारा 2 के खण्ड (७) के उपखण्ड (vi) के परन्तुक द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, केन्द्रीय सरकत्र एसव्हारा उक्त उच्चोग को उक्त भ्रविनियम के प्रयोजनों के लिए 2.2 दिसम्बर, 1975 से छः मास की और कालाश्रवि के लिए लोक उपयोगी सेवा घोषित करती है।

[फा॰ सं॰एस॰-11017/9/75-डी आई ए]

New Delhi, the 29th November, 1975

S.O. 5334.—Whereas the Central Government being satisfied that the public interest so required had declared by a notification made in pursuance of the provisions of the proviso to sub-clause (vi) of clause (n) of section (2) of the Industrial Disputes Act, 1947 (14 of 1947), (being the notification of the Government of India in the Ministry of Labour No. S.O. 1836, dated 5th Junc, 1975) the industry for the supply of milk under the Delhi Milk Scheme to be a public utility service for the purposes of the said Act, for a period of six months from 22nd June, 1975.

And whereas, the Central Government is of the opinion that the public interest requires the extension of the said period by a further period for six months;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947) the Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act for a further period of six months from 22nd December, 1975.

[File No. S-11017/9/75/DIAL

नई दिल्ली, 5 विसम्बर, 1975

कां आठ 5335.— केन्द्रीय सरकार ने, यह समाधान हो जाने पर कि लोकहित में ऐसा प्रवेक्षित था, प्रौद्योगिक विवाद अधिनियम, 1947 (1947 का 14) की धारा 2 के खण्ड (ड) के उपस्रण्य (iv) के उपस्रण्य में, भारत सरकार के अम मंत्रालय की प्रधिसूचना मं० का० धा० 1953 तारीख 6 जून, 1975 द्वारा उक्त अधिनियम की धारा 2 के खण्ड (ख्खा) में यथा परिभाषित वैकिंग कम्पनी द्वारा चलाए जा रहे वैकिंग उद्योग को, उक्त प्रधिनियम के प्रयोजनों के लिए 29 जून, 1975 से छः मास की कालावधि के लिए लोक उपयोगी सेवा खोषित किया गया था ;

श्रीर केन्द्रीय सरकार की रायहै कि लोकहित में उक्त कालायधि को छ: मास की श्रीर कालावधि के लिए बढ़ाया जाना श्रमेक्षित हैं;

श्रातः, ग्रात्र, ग्रीग्रोगिक विवाद ग्रिधिनियम, 1947 (1947 का 14) की धारा 2 के खण्ड (ह) के उपखण्ड (iv) के परन्तुक द्वारा प्रदत्त णिक्तयों का प्रयोग करते हुए केन्द्रीय सरकार उकत उद्योग को उक्त श्रिधिनियम के प्रयोजनों के लिए 29 दिसम्बर, 1975 से छः मास की कालावधि के लिए लोक उपयोगी सेवा घोषित करती है।

[सं० एस०-11025/15/75-इति० के० 1/ए]

New Delhi, the 5th December, 1975

S.O. 5335.—Whereas the Central Government having been satisfied that the public interest so required had, in pursuance of the provisions of sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), declared by the notification of the Government of India in the Ministry of Labour No. S.O. 1953 dated the 6th June, 1975, the Banking Industry carried on by a banking company as defined in clause (bb) of section 2 of the said Act, to be a public utility service for the purposes of the said Act, for a period of six months from the 29th June, 1975,

And whereas, the Central Government is of opinion that public interest requires the extension of the said period by a further period of six months;

Now, therefore, in exercise of the powers conferred by the provise to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act, for a further period of six months from the 29th December, 1975.

[No. S. 11025/15/75/DKI/A]

नई दिल्ली, 9 दिसम्बर 1975

कार आर 5336. - यतः केन्द्रीय सरकार ने यह समाधान हो जाने पर कि लोकहित में यह भावणयक है, श्रौद्योगिक विवाद भिधिनयम 1947 (1947 का 14) की धारा 2 के खण्ड (ढ) के उप खण्ड (vi) के उपबन्धों के अनुसरण में भारत सरकार के श्रम मंत्रालय की भ्रधिसूचना संख्या कार श्राव 2035 तारीखं 18 जून 1975 के द्वारा सिक्युरिटी पेपर मिल, होशंगाबाद को उक्त श्रीधनियम के प्रयोजनों के लिए 18 जून 1975 से छः सास की स्वविध के लिए लोक उपयोजनों सेवा धोषित किया गया था ;

श्रीर यतः केन्द्रीय सरकार का यह विचार है कि लोकहित में उक्त भवधि को छः महीने की श्रीर अवधि के लिए बढ़ाना अपेक्षित है;

भत: प्रव, प्रौद्योगिक विश्वद प्रधिनियम 1947 (1947 का 14) की धारा 2 के खण्ड (ह) के उप खण्ड (vi) के उपबन्ध द्वारा प्रदत्त शिक्तियों का प्रयोग करते हुए केन्द्रीय सरकार एतव्द्वारा उक्त उद्योग को उक्त प्रधिनियम के प्रयोजनों के लिए 18 दिसम्बर 1975 से छः मास की श्रीर श्विध के लिए एक लोक उपयोगी सेता घोषित करती है।

> [सं० एस 11025/15/75-की-1 (ए)] एस० के० नारायणन्, भ्रमुभाग स्रोधकारी (विशेष)

New Delhi, the 9th December, 1975

S.O. 5336.—Whereas, the Central Government having been satisfied that the public interest so required had, in pursuance of the provisions of sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947 (14 of 1947), declared by the notification of the Government of India in the Ministry of Labour No. S.O. 2035 dated the 18th June 1975, the Security Paper Mill, Hoshangabad, to be a public utility service for the purposes of the said Act, for a period of six months from the 18th June, 1975;

And whereas, the Central Government is of opinion that public interest requires the extension of the said period by a further period of six months;

Now, therefore, in exercise of the powers conferred by the proviso to sub-clause (vi) of clause (n) of section 2 of the Industrial Disputes Act, 1947, (14 of 1947), the Central Government hereby declares the said industry to be a public utility service for the purposes of the said Act, for a further period of six months from the 18th December, 1975.

[No. S. 11025/15/75/DI/A]

L. K. NARAYANAN, Section Officer (Spl.)

New Delhi, the 2nd December, 1975

S.O. 5337.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal cum Labour Court No. 3 Dhanbad in the industrial dispute between the employers in relation to the management of Jamadoba Colliery P.O. Jealgora, Distt. Dhanbad of M/s. Tata Iron & Steel Co. Ltd., and their workmen, which was received by the Central Government on the 24th November, 1975.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT NO. 3, DHANBAD

Reference No. 42 of 1968

Presiding Officer: Shri S. N. Johri, BSc., LL.M.

PARTIES:

Employers (Contractor Sri B. B. Das) in relation to the management of Tata Iron & Steel Co. Ltd.'s Jamadoba Colliery, P.O. Jealgora, Distt. Dhanbad.

AND

Their workmen

APPEARANCES:

- For Employers—(1) Sri S. S. Mukherjee, Advocate represented the Tata Iron & Steel Co. Ltd.
- Sri D. Narsingh, Advocate represented the Contractor, Sri B. B. Das.
- For Workmen—Sri T. P. Choudhury, Advocate represented the workmen.

Industry: Coal.

State: Bihar.

Dhanbad, the 15th November, 1975

AWARD

The Government of India in Labour Department made a reference under Section 10 of the Industrial Disputes Act, 1947 vide its Order No. 2/118/66-LR. II dated 17-9-66 seeking adjudication on the following point:—

- "Whether the refusal of the management of Tata Iron & Steel Co. Ltd., Jamadoba, P.O. Jealgora, Dist. Dhanbad and their Contractor Sri B. B. Das to continue the following workers in employment with effect from 30th April, 1966 was justified? If not, to what relief are they entitled? (for names of those 35 workmen refer the schedule attached to this award)."
- 2. My learned predecessor vide his award dated 25-7-70 held that the workers were the employees of only Sri B, B. Das, Contractor and directed him to pay the retrenchment

compensation. The Contractor filed a writ petition before the Hon'ble High Court at Patna, where in Case No. 2025 of 1970 learned Counsel for the petitioner conceded that the finding of the Tribunal about Sri B. B. Das being the real employer could not be assailed in the writ petition. Having so conceded he raised the dispute about the Contractor's liability to pay retrenchment compensation. On 6-8-73 the Hon'ble High Court set aside the concluding portion of the award relating to the direction for payment of retrenchment compensation by Sri B. B. Das, Contractor on the ground that the Tribunal had not given reasons for jumping to the conclusion that such retrenchment compensation was payable. The case was remanded back for fresh reasoned-out decision on the point whether the Contractor Srl B. B. Das is liable to pay retrenchment compensation to the aforesaid 35 workers. The scope of the present enquiry thus stands very much circumscribed by the remand order, The rest of the findings of my predecessor have been left undisturbed and I have no jurisdiction to revise or review them. Now therefore this Tribunal has to decide:—

- "Whether the refusal of Sri B. B. Das, Contractor employer to continue 35 workmen in employment with effect from 30-4-66 was justified? If not, to what relief are they entitled?"
- 3. The history and the genesis of the dispute may briefly be summarised as follows:
- At Jamadoba Colliery, Pits No. 6 & 7 M/s. Tata Iron & Steel Company Limited had employed two Contractors namely Sri B. B. Dus and Sri Dirajlal Patel for operating two shifts for feeding the coul to the Power House. The third shift was being departmentally managed by the Company itself through its direct employees. Dirajlal's contract was terminated and his workmen were also employed by Sri B. B. Das, Contractor and he started working in place of Dirajlal as well
- 4. Sri B. B. Das, Contractor was not maintaining regular supplies because the workers were not contended. Since 1965 disputes were raised by the Union and complaints were made that the workmen were not being paid full wages and those who were doing tramming work were not being paid Category IV wages. Conciliation proceedings were pending. Sri B. B. Das expressed his inability to pay Category IV wages because the rates, at which he had taken the contract were too poor. He wanted the company to revise the rates of contract in order to enable him to pay proper wages to the workmen. But the company refused to accede to his request. As the correspondence shows the company was on the other hand pressing the contractor at the instance of Asstt. Labour Commissioner to pay Category IV wages to those workers who were doing tramming work. The contractor at first disputed the number of workmen who were engaged in tramming and then admitted before the company that only six of the workmen were so employed. He latter took a somersault to say that no worker was doing any job akin to the job of trammers.
- 5. During the pendency of the conciliation proceedings, in which both the Company and Contractor were denying that they were the employers and throwing responsibility on each other, police was called on 30-4-66 and these 35 workers were not allowed to work. Neither notice was given nor retrenchment compensation was paid to these workers prior to such termination. Prior permission for the termination of the services of these workmen as envisaged by Section 33 of the Industrial Disputes Act was also not obtained. The workers insisted before the Conciliation Officer that their lot can improve only if contract system was abolished. On the recommendation of the Asstt. Labour Commissioner that the company may abolish the contract system and employ the workers directly, the company terminated the contract of Sri B. B. Das with effect from 17-6-66. But at the same time it refused to accede to the recommendation to provide employment to the aforesaid workers of the Contractor, on the ground that it was not of his headache and responsibility as they were not the employees of the company. All these facts emerged out as undisputed from the pleadings read with proved documents and the record of the conciliation proceedings.
- 6. It is thus clear that the workers were retrenched on 30-4-66 without notice or payment of retrenchment compensation and in violation of the provisions enacted under Section 33 of the Industrial Disputes Act, while the contract of

- Sri B. B. Das was terminated much later i.e. with effect from 17-6-66. According to the statement of Sri Girish Kumar MW-1 (Asstt. Manager of the company) the work in B and C shifts, which was used to be done by these 35 workmen, was from 30-4-66 to 17-6-66 managed by the direct employees of the company. What happened on 30-4-66 and how the affairs were managed thereafter till 17-6-66 will have to be closely scrutinized because that will go a long way in determining the nature and character of the action that was taken against the aforesaid employees.
- 7. Sri Girish Kumar MW-1 has said that on 30-4-66 when a shift was being worked by the employees of the company, these workers came and started interfering in the work. Police was therefore called to keep them away. He admitted that Police might have come by about 11 A. M. and might have continued till 2 P.M. when the Contractor's shift was to start. He avoided to admit or deny that the workers were stopped from the working in the second i.e. B shift. In any case it is obvious that it was the company which did not allow them to work in the second shift which was their working period on 30-4-66. Sri B. B. Das MW-2 has supported this story and has alleged that he never stopped the workmen from working in the shifts, Even Naresh Singh WW-1, the concerned worker, admits that he was discharged by the company. It was the company which had the general supervisory disciplinary powers over the workers of Sri B. B. Das. As such the company and not Sri B. B. Das stopped the workers. The work was actually taken over by the company on that very day though formally the contract of Sri B. B. Das came to be terminated only on 17-6-66.
- 8. This brings us to the question of volition of the Contractor employer in the matter of refusal to provide them with the work. Analysing the definition of 'retrenchment' as engrafted in Section 2(00) of Industrial Disputes Act Hon'ble Mathew J. (as he then was) observed in C.V.A. Hydross and Sons Vs Joseph Sanjon and others (1967)-IL. L.J. 509 at page 515 (516 Kerala) that the expression 'termination by the employer of the service of a workman for any reason whatsoever' appearing in Section 2(00) of the Act, has its own limitations. The limitations are that such termination shall be a termination for a 'reason'. In other words, the words 'termination' and 'reason' imply a certain amount volition and choice and free action on the part of the employer. If volition or free choice is not available by compelling circumstances which leave no option to the employer but to terminate the service, then, the termination is not within the ambit of the connotation of the word 'termination is such that both 'termination' and 'reason' are beyond the control of the employer, the, termination in that context would not be 'retrenchment'. While all retrenchment is termination of service, all termination of service is not retrenchment under Section 2(00) of the Act. Apparently it appears in the present case that neither Sri B. B. Das had the free will nor he terminated the employment. Thus if this objective situation is taken to be real, this termination will not amount to retrenchment. However the unreality of this situation will be apparent from the following discussion:
- 9. It was pleaded that the company and the contractor had joined hands against the workmen who fell victim of this unholy alliance. There is no direct evidence on this point nor direct or occular evidence is expected where there is secret conspiracy. Only interpretation of the circumstances and the conduct of the parties can tell the truth lying latent behind the apparent story.
- 10 The correspondence between the contractor and the company indicates that the company was dissatisfied with the working of the contractor and was reluctant to accede to his demand to revise the rates of contract while the contractor was pressing for the same in order to enable him to pay proper wages to the workmen. This difference between the two was only superficial. On the representations made by the union the company was being pressed by the Assit. Labour Commissioner to abolish the contract system since the contractor was regularly flouting the Labour laws and was not paying proper wages. Assit. Labour Commissioner was further advising the company to withheld the bills of the contractor and pay from such bills the amount of the difference of wages to the workmen (see Ext. M-7). The company was in its turn writing letters to Sri B. B. Das to pay proper wages else it shall withhold his payments. Or the other hand there was regular short loading of coal from 23-4-66 onwards vide Fxt. M-13 and the contractor

was saying that he had lost all control on the workers. The company was thus finding it difficult to continue with the contractor. Pressure of the workers through Asstt. Labour Commissioner associated with this continued short loading etc. had brought out a situation in which the company had no alternative but to terminate the contract.

- .11. On the other hand the situation had so turned against the financial interest of the contractor that he wanted a safer exist without hanging liabilities of payment of retrenchment compensation etc. He could not himself terminate the services of the workers without exposing himself to such liabilities. The company was in a safer position. It came to the rescue of the contractor by itself refusing them permission to work under the pretended exercise of supervisory and disciplinary power, because it could still say that it was not the employer of those workmen and was therefore not responsible for the consequences of such termination. This brought them to a meeting point in mutual interest and collusion appears to have followed resulting in the termination of the services of these workers by the company, while Sri B. B. Das preferred to remain a silent spectator.
- 12. All the correspondence persued in the circumstances mentioned above indicates that the company and the contractor were entering into correspondence with each other only on account of the pressure of the Asstt. Labour Commissioner about the ways and means for raising the wages of the workmen. Still the net result was that the workmen were not getting adequate payments. Contractor was pressing the company for the revision of his low rates of contract and the company was tight on the settled terms. Neither the company for the revision of his low rates of contract in the net result the workers were the real sufferers. I am thus not inclined to attach much importance to these superficial differences exhibited by the correspondence between the company and the contractor.
- 13. As discussed above it appears that the contractor was fed up with the complaints and agitations of the workers and wanted to extricate himself from the situation. He had already victimized 11 workers. He did not want to pay them adequately so as to minimise his profits. The company was also exasperated with this labour trouble which was assuming bigger and bigger dimensions since 1965 (see correspondence proved in the case). All this resulted in short supply of coal and consequent difficulty in running the Power House. The labour was already pressing the company through Asstt. Labour Commissioner to terminate the contract. It was in these circumstances that the contractor had, if not, tacitly, consented rather impliedly to the termination of the employment of these workers by the company.
- 14. In fact Sri B. B. Das, Contractor raised a dispute only in the name's sake that he was not the employer of these workmen because in his letter dated 25-4-66 Ext. M-11 he had already categorically admitted that these workers were his employees and not the employees of the company.
- 15. It was against his previous stand taken in the written statement that the contractor in the witness box tried to blindly support the plea of the company raised about the interferance of the workmen of the contractor in the working of the direct employees of the company even before the B shift started. No message given to the Police or memo sent to it has been produced or proved in support of the statement that the trouble started in A shift and police appeared much before the starting of contractors' shift. Record of the Police Station has not been summoned to prove the timings of the movements of the Police on that day for proving the real nature of the incident. Non-production of such papers may in the present circumstances give rise to adverse inferance so the company, and the interested contractor Sri B. B. Das, who had denosed against his own written statement, no one has, come forward to say about such interferance by the workers of the company.
- 16. The contractor had pleaded in para 17 of the written statement that:—
 - "the company, however blamed Sri B. B. Das for the alleged lack of his control over the workmen and itself stopped their work from the second shift of 30-4-66 when it found that their discontentment was

on increase and with the help of Police drove them out."

Thus according to this written statement the workers of the contractor did not interfere in the working of the direct employees of the company before the start of the second shift. Police was called only when the second shift started and the workers were not allowed to work in the second shift. All this story changed when Sri B. B. Das appeared in the witness box and forgetting what he had written in his written statement he started fully endorsing the version of interference as propounded by the company. This exposes his reckless indifference to truthfulness and indicates his conduct that he is out to support the company even at the cost of his integrity.

- 17. Moreover what could be the carthly reason, for the workers of the contractor to interfere in the working of the direct employees of the company when even their shift had not started? There is no allegation that the Union had given any notice or call for strike not it is alleged that the workers of the contractor resorted to strike and therefore wanted the direct employees of the company to join them. In the absence of any reason behind such alleged interference the story hardly inspires conviction and the fact remains that without there being any such unlawful activity on the part of the workers the company forcibly stopped them from working and drove them out.
- 18. Normally the company, if it was so irrevocably dissatisfied with the Contractor's allegedly incorrigible workers, should have first terminated the contract or should have asked the contractor to oust the unwilling workers or punish them for misconduct and recruit those who were willing to perform the job labouriously and efficiently. Atleast either the taking over and the termination of the contract should have been simultaneous or in quick succession. Long gap of more than 1-1/2 months between forcible taking over of the work, which should have normally succeeded the termination of contract and the real termination of the same on 17-6-66, do clearly indicate that the real motive was to oust the workers in collusion with the contractor. The company tried to save the contractor till ultimately under the pressure of Asstt. Labour Commissioner it was compelled to do away with the contract system.
- 19. Normally for this additional work taken over by the company from the Contractor Sri B. B. Das, the company must have employed some more workers to do the job. Social conscience and moral obligations arising out of the ethics of employment should have dictated the company to have, in the matter of fresh recruitment, given first preference to these workers of the contractor who were being thrown out of employment on account of the termination of the contract vide Section 25 of Industrial Disputes Act. The workers of more than one years' standing should have in the normal course gone with the work, as is generally contemplated by Section 25FF of Industrial Disputes Act in case of a change in the employer. The fact that the company terminated the contract but refused to accede to the recommendations of the Asstt. Labour Commissioner to take over any of the workmen of the contractor as its direct employee, is clearly indicative of company's real annoyance against the workers. The contractor was already annoyed with them because of long pending agitations and also because it was only on account of them that he was exposed to the situation of termination of the contract. Hence it could safely be presumed that both of them joined hands against the common enemy.
- 20. If as expressed in the company's letter to the contractor, the company really felt concerned about the fact that the workers were dis-satisfied and were not co-operating with the contractor because of substandard payment of wages by him and accepted the proposal of the Asstt. Labour Commissioner to arrange for some relief to these suffering workers on that account by with-holding bills, then there should have been no hitch in taking over the suffering workmen under its direct management after paying them standardised wages. But the letter appears to be shedding only the crocodile tears under the pressure of Asstt. Labour Commissioner which is obvious from the fact that the company did not provide them with any relief. This shows that under the pressure of the Asstt. Labour Commissioner it wanted to show lip-sympathy with the labourers but deeper and ulterior motive governed the action. It is not alleged that the workers were lazy or cannot give proper output hence the company could not take

them over. In fact the company has given no reason as why it did not want to provide employment to these suffering workmen. All this shows that the correspondence between the company and the contractor is only a superficial covering over the simulated conflict of interest between them for hiding the deeper and real collusive intention and scheme to oust the agitating workers of the contractor.

21. It is true that there is evidence that the company had disciplinary powers over the workmen of the contractor but that power did not make them the employers and the termination of the services or permanent refusal to provide them with the work could be done only by the employer and not by the company under the garb of the exercise of these disciplinary powers and that too without notice or payment of retrenchment compensation and in breach of the provision enacted by Section 33 of the Industrial Disputes Act because conciliation proceedings were pending at that time. The company had no proceedings were pending at that time. The company had no right to oust the workers during the subsistance of the contract. Such action could be taken only by the contractor. But the contractor did not insist upon his right and allowed the company to act arbitrately and exercise these powers which only the contractor was competent to exercise. It was his duty to interfere and assert that his contract was subsisting and be would manage the affairs in his own way. This situation givxes rise to the concept of agency and it can well be presumed that the company in ousting the workers of the contractor acted merely as the implied agent of the contractor, Silence of the contractor amounted to consent because there the continued long silence of the contractor for 1 1/2 months i.e. till the actual termination of the contract, amounted to virtual ratification of the action so taken by the agent, company. In this way in effect it will be presumed that the contractor himself ousted the wokers through the agency of the company, himself remaining behind the screen. It was an intelligent device which appeared to exonerate both of them from any liability—the company on the ground of not being the employer and the contractor on the ground of not appearable being intermedial in terminating the employment. parently being instrumental in terminating the employment. This ouster by the contractor amounted to retrenchment because it will be deemed that the termination was with the volitional consent of the contractor or rather under a device invented by him to oust the workmen through the instru-mentality of the company with the object of saving himself from the liabilities arising out of such action. Obviously such retrenchment was unjustified and illegal for want of notice, want of prior payment of retrenchment compensation in lieu thereof and want of compliance of Section 33 of the Industrial Disputes Act because conciliation proceedings were still pending.

22. In Assam Oil Company Vs. its workers 1967-I.LL.J. 587(591) the Supreme Court observed that—

"we are not prepared to accede to the arguement urged before us by the learned Additional Solicitor General that whenever, the employer purports to terminate the services of his employee by virtue of the power conferred on him by the terms of the contract, the Industrial Tribunal cannot question its validity propriety or legality . . exercise of the power in question to be valid should always to be bonafide. If the bonafides of the said exercise of power are successfully challenged, then the Industrial Tribunal would be entitled to interfere with the order in question. It is in this context that Industrial Tribunal must consider whether the discharge is malafide or whether it amounts to victimization or unfair labour practice or is so capricious for any reason as would lend to the interference that it has been for ulterior motives and not in bonafide exercise of the power conferred by the contract."

23. More recently the same Court observed in L. Michel and another Vs. Mr. Jonson Bumps India Limited 1975—I.L.L.J. 262 in still stronger and unmistakable terms that, to hit below the belt is not the industrial law. One of the vital factors which must inform the understanding and application of industrial jurisprudence is constitutional mandate of Part IV obligating the State to make provision for securing just and human conditions of work. Security of employment is the first requisite of workers' life. Labour Court has to judge by the social conscience and the judicial construction of the life branch of discharge versus disguised dismissal. Colourable exercise of the powers vitiates bonafides and the Tribunal is competent to tear out the veil in order to peep into the

reality behind an otherwise innocuous looking order manoeuvred to have been passed through an unauthorised agency with the object of protecting the real employer from the liabilities arising out of such highlanded action. In the present case the workers were so discharged on account of their union activity and such a discharge has been held to be malafide by the Supreme Court in the aforesaid case of Assam Oil Company, whatever might be the form or device

24. In Subodh Kumar Chartterjee Vs. District Signal Tele-Communication Engineer 1970—II L.L.J. 179 Patna High Court held that retrenchment without paying retrenchment compensation was illegal and according to the Supreme Court as held in National Iron & Steel Company Vs. State of West Bengal 1967—II LL. 23 payment of retrenchment compensation is a condition precedent for its validity and operativeness. In the absence of such payment in the present case the retrenchment so devised was illegal and unjustified.

25. The argument that when the workers demanded reinstatement, they cannot be given retrenchment compensation in lieu thereof, has no force. Firstly there is nothing to show that they wanted reinstatement in the employment of Sri B. B. Das whose employees they have now been held. In fact they were pressing that claim against the company or in other words they simply wanted the company to provide direct employment to them instead of leaving them to the mercy of the contractor. If, as has been held, the company is under no legal obligation to employ them and the contract industry has ceased to exist due to the termination of the contract, there can be no order of reinstatement. In Chembur Co-operative Industrial Estate Limited Vs. N. K. Chhatra A.I.R. 1975, Supreme Court 1725 it was held that in suitable cases the Tribunal can exercise the discretion to grant only retrenchment compensation where reinstatement is prayed for. The order of reference has given a wide scope to this Tribunal in justified action of the employer.

26. Thus even after reconsideration of the matter, as directed by the High Court, in the light of the above discussion, the workers are held to be entitled to retrenchment compensation from Sri B.B. Das, Contractor employer under Section 15 of the Industrial Disputes Act, 1947 because the cause of action arose when the contract industry was a living industry. Award is given accordingly.

S.N. JOHRI, Presiding Officer. Central Govt, Industrial Tribunal Cum-Labour Court (No. 3-DHANBAD,

SCHEDULE

1	
1. Sri Naresh Singh	Coal Supply Mazdoor
2. Sri Fuleswar Singh	11
3. Sri Ganga Singh	31
4. Sri Kara Bhuia	"
Sri Biswaneth Singh	,,
6. Sri Lakhan Singh	21
7. Sri Yakun	11
8. Sri Sosti Gorai	1).
Sri Sitaram Singh	*1
10. Srl Sitaram Mali	11
 Sri Rameshwar Singh 	••
12. Sri Sarjoo	**
13. Sri Sudhir Gorai	**
14. Sri Rajendra Singh I	,,
Sri Rameshwar Singh	,1
16. Sri Akleswari Singh	**
17. Sri Dato Ram	**
18. Sri Liloo Singh	**
19. Sri Kamleshwari	77
20. Sri Gobind Singh	**
21. Sri Jamun Singh	7.5
22. Sri Benarashi Singh	**
23. Sri Gokul Mali	**

1	2	
24. Sri Arjun Singh	Coal Supply Mazdoor	
25. Sri Anuplali Singh	,,	
26. Sri Nabin Mandal	37	
27. Sri Biroo Mahato	•	
28. Sri Kishun Singh	***	
29. Sri Karoo Singh	23	
30. Sri Baldeo Saw	,,	
31. Sri Jaldhar Singh	1,	
32. Sri Rajendra Singh II	>3	
33. Sri Dlnesh Singh	,,,	
34. Sri Bihari Mali	**	
35. Sri Akhil Singh	79	

The award is submitted to the Central Govt, in Labour Department as required by Section 15 of the Industrial Disputes Act, 1947.

[No. 2/118/66-LR-II]

S. N. JOHRI, Presiding Officer.

New Delhi, the 20th December, 1975

S.O. 5338.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal (No. 2 Dhanbad) in the Industrial dispute between the employers in relation to the Jamadoba Colliery of Messrs, Tata Iron & Steel Co., Ltd., P. O. Jealgora Distt. Dhanbad and their workmen which was received by the Central Government on the 24-11-75.

(AWARD)

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL

TRIBUNAL (NO. 2) AT DHANBAD

PRESENT:

Shri K. K. Sarkar, Judge, Presiding Officer. Reference No. 13 of 1975

In the matter of an industrial dispute under Section 10(1)(d) of the Industrial Disputes Act, 1947.

PARTIES:

Employers in relation to the management of Jamadoba Colliery of Messrs Tata Iron and Steel Company Limited, Post Office Jealgora, District Dhanbad,

AND

Their workmen.

APPEARANCES:

On behalf of the employers—Shri S. S. Mukherjee, Advocate.

On behalf of the workmen—Shri P. K. Bose, Advocate. State: Bihar. Industry: Coal.

Dhanbad, 20th November, 1975.

AWARD

The Government of India, Ministry of Labour being of opinion that an industrial dispute exists between the employers in relation to the management of Jamadoba Colliery of Messrs Tata Iron & Steel Company Limited, Post Office lealgora, District Dhanbad and their workmen, by Order No. L-20012/183/74-LRII dated 11th February, 1975 referred the same to this Tribunal under S. 10(1)(d) of the Industrial Disputes Act for adjudication upon the issue as in the schedule below:

SCHEDULE

"Whether the action of the management of Jamadoba colliery of Messrs Tata Iron and Steel Company Limited, Post Office Jealgora, District Dhanbad, in terminating the lien of Shri Radha Singh, Piece Rated Hammerman in his permanent appointment and placing him in the 'Badli' list, vide their letter No. JMA/104/2776/70 dated 3/5-6-70, was justified? If not, to what relief is the workman entitled and from what date?"

Briefly stated, the case of the workmen is that the concerned workman Shri Radha Singh was a piece rated hammerman in Jamadoba Colliery w.e.f. 1-7-1954. He went home on sanctioned leave for 28 days i.e. from 13-12-69 to 8-1-70. While at home he was falsely implicated in a murder case and taken into police custody. Accordingly he sent a petition from jall praying for an extension of leave by 56 days. As he was not released on the expiry of 56 days, he sent another application praying for extension of leave till he was released. The concerned workman did not get any communication from the management in reply to his petitions. He therefore presumed that his prayer for extension of his leave till release had been granted. On 12-8-73 he was released from jail on bail and he came to Jamadoba colliery and prayed for resumption of duty. His prayer was turned down and he was intimated that his name has been struck off from the rolls. The concerned workman approached the Group Joint Grievance Committee functioning in the colliery but failed to get justice from them. The action of the management in placing him in the 'badli' list is alleged to be unjustified and illegal and reinstatement in job with full back wages in prayed for.

The case of the management in short is that the concerned workman did not report for duty on the expiry of his leave for 28 days which ended on 8th January, 1970. He sent an application from Sub-jail, Banka for extension of leave for 56 days with effect from 9-1-1970. The management by their letter dated 9-4-70 sent under registered post A/D informed the concerned workman to his jail address that the leave was not granted and he was asked to report for duty at once. He did not do so but another letter dated 6-2-1970 was received on 8-2-70 asking for 28 days leave w.e.f. 9-2-70. The management by letter dated 3/5-6-70 informed him that he has lost his lien on his appointment and he has been kept on 'badli' list. They deny that the concerned workman made any application for extension of leave after expiry of 56 days. The concerned workman came to the colliery on 20-8-73 i.e. about 3 years after termination of his lien on appointment. The Group Grievance Committee unanimously decided that there was no merit in his case and according to the procedure laid down there was no scope to refer the matter to the Central Grievance Committee.

Admittedly the sanctioned leave of the concerned workman expired on 8-1-70. The point taken by the workmen is that the concerned workman applied from the Sub-jail for extension of his leave twice, i.e. first for 56 days and then till his release from the jail and as the management failed to reply to his applications for extension of his leave, the extensions of leave as applied for should be deemed to have been granted. I have to consider the workmen's case about the application for extension of leave on facts and evidence. The management admits receipt of application for extension of leave for 56 days from the Banka sub-jail on 17-1-70 and another application dated 6-2-70 for extension of leave by 28 days. According to the management they had sent a letter dated 9/10-4-70 under registered post A/D to the concerned workman to his jai address refusing extension of leave but the said letter came back undelivered with the postal remark 'no such man in jail'. Papers have been filed in respect of the same. The above cannot be deemed to he a service of the letter refusing the leave on the concerned workman. Accordingly I may take it that the extension of leave for 56 days and for 28 days should be deemed to have been granted to the concerned workman. The question does not end there. The fact remains—what next? The management does not admlt receipt of the concerned workman's letter for extension of leave till his release. As this matter is a disputed one it is for the workmen to prove about the issue and service of the last alleged letter of the concerned workman for extension

of his leave till release from jail. What is the evidence adduced in this respect? The evidence of MW. 1 S. K. Sharma who is a clerk in the personnel department of Jamadoba colliery is that no letter for extension of leave was received from the concerned workman after receipt of Ex. M 1 which is a letter dated 6-2-70 from Banka sub-jail for-warded by the Jailor. The concerned workman was examined as WW. 1 and in his chief he says that after expiry of his leave for 28 days he could not return back being arrested by the police and he stated the above facts in a letter sent to the management to which he did not get any repty. He does not say that he had sent any letter for extension of his leave till release. Again in his cross-examination the concerned workman says that from the jail he had sont two letters to the management for extension of his leave and that the second letter of extension was dated 6-2-70 by 28 days. The evidence of the concerned workman as discussed above does not reveal that he had sent any letter to the management for extension of leave till his release. There is agement for extension of leave till his release. There is also no paper or independent evidence forthcoming in this matter. In view of the above I think that I shall not be wrong in holding that the concerned workman did not apply for extension of leave till his release, and I so hold. The matter therefore boils down to this that after expiry of his sanctioned leave on 8-1-70 his prayer for extension of leave for 28 days and/or 56 days should be deemed to have been granted in the circumstances as discussed by me above. The period of his absence thereafter till he was released from jail and came back to resume his duties, i.e. a period of about 3 years goes unaccounted. In other words, there was no sanction of leave by the management on any application by the concerned workman. The learned Advocate representing the workmen submits that the concerned workman was in jail custody and he has given satisfactory explanation about his absence from duty. In the present case the Reference had proceeded on the footing that the management had terminated Radha Singh's lien and had placed him in the badli list, presumably in view of the standing order No. 9, copy of which has been placed before me and the order of Reference is whether the action of the management in this respect is justified. The question therefore arises whether the management had acted rightly under the Standing Orders or whether the action of the management is illegal, mala fide and all that. If it be held that Standing Order No. 9 is not applicable in this case it will really amount to holding that the entire foundation of the dispute between the parties as mentioned in the order of Reference was non-existent. Standing Order No. 9 says that if an employee remains absent beyond the period of leave originally granted or subsequently extended he shall lose his lien on his appointment unless (i) he returns within 8 days of the expiry of the leave and (ii) gives an explanation to the satisfaction of the manager of his inability to return before the explry of the leave. In case the employee looses his lien on the appointment he shall be entitled to be ket on the badli list.' The proved facts as discussed by me earlier are that after the expiry of his sanctioned leave upto 8-1-70, the concerned workman will be deemed to have been granted extension of leave for 56 days and/or 28 days as applied for by him from the sub-jail. The proved fact as discussed by me above further remains that after expiry of his extension of leave for 28 days and/or 56 days, the concerned workman did not apply for extension of leave till his release and no such letter for further extension was received by the management. So it comes to this that the concerned workman has to return within 8 days of the expiry of the leave for 28 days and/or 56 days and to give an explanation to the satisfaction of the manager of his inability to return before the expiry of the above leave. In this case on proved facts as discussed by me earlier the concerned workman did not return within 8 days of the expiry of his leave for 28 days and/or 56 days and give an explanation for his non-return. In that view of the matter the concerned workman having absented beyond the period of leave originally sanctioned or subsequently extended he shall lose his lien on his appointment. In this connection I may mention that clause (i) and clause (ii) of Standing Order No. 9 are conjunctive and not disjunctive. In other words, clause (i) & clause (ii) are joint requirements and not senarate and distinct requirements. The matter will be simplier to understand if we take into consideration the word 'and' after clause (i). If the word was 'or' instead of 'and' in between clause (i) and (ii) the matter would have been that the two requirements are independent of each other. That is not so in this case. This question arose in a case between management of Messrs. Shiva Flour Mills, Bhagalour-v-the work-men and the Hon'ble Patna High Court in the case reported in 1970 Lab. I. C 1006 held as follows:

argument was advanced in other cases decided by this Court as also before another bench that the word 'and' occurring in clause 9 of the standing orders should be read as on but such an argument has been consistently rejected'. The Patna High Court further held that the termination of hen of the employee on his appointment is automatic on the expiry of his leave and the period of 8 days within which under clause 9 of the standing order he is required to return and explain to the management his inability to return before the expiry of the leave. This goes to show conclusively that standing order No. 9, clause (i) and (ii) are conjunctive and not disjunctive. The learned Advocate representing the workmen submits that according to standing order No. 9, clause (ii) the concerned workman has given satisfactory explanation for his non-return after expiry of his leave-As I have already stated that giving explanation for non-return after expiry of leave is not by itself sufficient being not independent. He has to return within 8 days of the expiry of his leave and to explain to the satisfaction of the management about his inability to return on the expiry of his leave. This has not been done in the present case. Accordingly the requirements of Standing Order No. 9 has not been fulfilled by the concerned workman and so he is not entitled to the protection provided by the said standing order. I may look at the point from another angle. The case of the workmen is that the concerned workman could not return to duty for no fault of his and so his lien cannot be terminated and he should be granted leave. The question therefore arises whether the management was obliged to regularise his absence for about three years by grant of leave for the period. The concerned workman therefore seeks to get relief as to leave for an unspecified and indefinite period which amounted to about 3 years. The workmen have failed to show any rule by which the management is obliged to grant leave for indefinite period which amounts to 3 years in such circumstances. There must be some basis either as a matter of rule or as a matter of practice regarding grant of leave for 3 years at a stretch and there is none before me placed from the side of the workmen. Admittedly the workman availed the opportunity of his case being reviewed by the Group Joint Grievance Committee composed of representatives of the management and the workmen and admittedly the said Committee after discussions rejected the case of the concerned workman as being without merit. The management by their letter marked Ext. W. 9 explained the procedure about the consideration of a matter by the Group Joint Grievance Committee and Central Joint Grievance Committee. It is given out by them that in those cases where the Group Joint Grievance Committee could not arrive at unanimous decision or where the management or the recognised union objects to the unanimous decision, they shall be forwarded to the Central Joint Grievance Committee within 7 working days of the date on which the Group Joint Grievance Committee arrived at a final decision. Thereafter the Central Joint Grievance Committee will give its decision, The above procedure does not appear to have been challenged by the workmen. It appears from Ext. W. 3 that the decision of the Group Joint Grievance Committee was unanimous and there is nothing to show that the recognised union objected to the said unanimous decision within the time as mentioned above. Be that as it may the matter is at large before this Tribunal for its decision. The management has filed a badli register (Ext. W. 18) in which the name of Radha Singh has been shown as placed on badli list from 2-6-70 Ext. W. 2 shows that the concerned workman was informed that his name has been struck off from the company's rolls. Ext. M 2 bears an endorsement by the management that the name of the concerned workman was put in badli list from 2-6-70 for his over stayal of his leave. The case of the manage for his over stayal of his leave. The case of the management is that the post could not be kept vacant for an indefinite ment is that the post could not be kept vacant for all indicates period. The case of the management gets support from the case between Indian Iron & Steel Co.—v—their workmen as reported in 2 S.C.L.J 1023 where it is stated that it is true that the arrested men were not in a position to come to their work because of their arrest by the police. This may be unfortunate for them but it will be unjust to hold that in such circumstances the company must always give leave even when an application for leave is made. I have discussed above the industrial dispute in question from all conceivable angles, the main of which is on the basis of Standing Order No. 9 and the order of Reference. Much though I may have sympathy for the concerned workman his case does not stand on merit or fact. I do not find the action of the management unfair, illegal or unjustified.

In the result, the action of the management of Jamadoba colliery of Messrs Tata Iron and Steel Company Limited, Post

Office Jealgora, District Dhanbad in terminating the lien of Shri Radha Singh, Piece Rated Hammerman in his permanent appointment and placing him the 'Badli' list is justified. The workman is entitled to no relief.

This is my award.

[No. L-20012/183/74-LRII]

K. K. SARKAR, Presiding Officer.

S.O. 5339.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal-cum-Labour Court, No. 3 Dhanbad in the industrial dispute between the employers in relation to the management (Managing Contractor Shri Chandanmal Jain of Golden Sinidih Colliery, P.O. Tundoo, Dist. Dhanbad) and their workmen which were received by the Central Government on the 22nd November, 1975.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL-CUM-LABOUR COURT NO. 3, DHANBAD

Reference No. 78 of 1968

Presiding Officer: Shri S. N. Johri, B.Ss., LL.M. Employers (Sri Chandanmal Jain, Managing Contractor) in relation to Golden Sinidih Colliery, P.O. Tundoo, Dist. Dhanbad.

AND

Their workmen represented by Khan Mazdoor Congress. P.O. Jharia, Dist. Dhanbad.

APPEARANCES:

For Employers—(1) Sri S. S. Mukherjee, Advocate represented the Bharat Coking Coal Ltd. (2) Sri G. Prasad, Advocate represented the old management of Golden Sinidih Colliery.

For Workman—Shri G. C. Munshi, President Khan Mazdoor Congress.

Industry: Coal.

State: Bihar.

Dhanbad, the 15th November, 1975

AWARD

Government of India in the Ministry of Labour made a reference vide its Order No. 2/1/67-LR. II dated the 3rd February, 1967 on the question—

- "1. (a) Whether Shri Chandanmal Jain, Managing Contractor at Golden Sinidih Colliery, P.O. Tundoo, Dist. Dhanbad was justified in refusing employment to the workmen detailed below (names mentioned in Schedule A to this award) with effect from 10th November, 1966?
- (b) If not, to "what relief are the workmen concerned entitled?
- 2. (a) Whether Shri Chandanmal Jain, Managing Contractor at Golden Sinidih Colliery, P.O. Tundoo, Dist. Dhanbad was justified in refusing employment to Shri Ramjan Mian, Railing Mazdoor, from 10th November, 1966 to 1st December, 1966?
- (b) If not, to what relief is the workmen entitled?"
- 2. An award in the case was given by my learned predecessor Sri Sachidanand Sinha on 21-8-69. However the award was challenged before the Hon'ble High Court of Patna in writ petition No. 1513 of 1969 by the Managing Contractor of Golden Sinidih Colliery. Vide Order dated 1-9-71 the Hon'ble High Court held that question No. 2 is finally decided by the award and remanded the case to again to prepare fresh answer to question No. 1 on the evidence already recorded. The award in respect of question No. 1 was thus set aside. Some papers of settlement were also produced before the Hon'ble High Court which ordered that the papers be produced before the Tribunal and the workmen be also allowed to place such material before it

in connection of those papers as they may be advised to do. There was a direction that the Tribunal may then examine as to the effect of these papers on the reference in question in regard to question No. 1. After this remand Bharat Coking Coal Limited was impleaded as a party to the case because it had taken over the management and it filed a reply.

- 3. The Union which agitated the industrial dispute entered into a compromise settlement with the old management as well as with the new management i.e. Bharat Coking Coal Ltd. According to the terms of settlement Bharat Coking Coal Limited has agreed to reinstate 20 of the workmen with continuity of the service within 15 days of their reporting for duty but without any liability to pay the back wages. The Union gave up the claim of reinstatement and back wages of all other workmen involved in the dispute. Similarly there was an agreement with the earstwhile employer that the union, in view of the reinstatement of 20 workmen by the Bharat Coking Coal Limited, gives up the claim in toto against the erstwhile employer.
- 4. A question was raised whether such a settlement with respect to only some of the workmen and not with respect to all of them could be honucred and recorded by this Tribunal. This is a dispute raised by the union and not by the individual worker. As per Rule 37 of the Industrial Disputes Rules (Central) the acts of the union are binding on the worker represented by it. It is not disputed that the union has a right to give up the claim with respect to some of the workmen. In the case of Eastern Manganese and Mineral Ltd. Vs. Industrial Tribunal (Central) Dhanbad. It was held by Patna High Court in 1968 L.I.C. 1430 at page 1432 with reference to the Supreme Court view expressed in State of Bihar Vs. D. N. Ganguly A.I.R. 1958 Supreme Court 1018 that once a settlement is filed the Tribunal has to immediately agree to make an award in terms of settlement between the parties unless it is challenged on the ground of fraud, misrepresentation or undue influence.
- 5. I enquired from the Labour Union Leader Shri G. C. Munshi whether he is the signatory and he has agreed to the settlement to which he replied in affirmative. I further asked whether he wants to file any petition challenging the settlement on the ground of fraud, misrepresentation or undue influence but he said that he did not want to do so.
- 6. The settlement is therefore recorded and the award is passed in terms of settlement between the parties. The question No. 1 is answered accordingly. Twenty of the workmen as per list given in the schedule No. 2 attached to this award are entitled to reinstatement by the present management Bharat Coking Coal Limited if they report for duty within 15 days of the date of recording the settlement i.e. before 30th of November, 1975. The union has given up the claim with respect to others. None of the workmen so reinstated will be entitled to back wages, dearness allowance, quarterly bonus, annual bonus or leave wages from 10th November, 1966 to the date of the resumption of their duty under Bharat Coking Coal Limited. The workers or the union are not entitled to press any claim against the erstwhile management.

S. N. JOHRI, Presiding Officer.

SCHEDULE 'A'

1. Jyoti Rewani	Fitter Mistry	
2. Onker Yadav	Guard.	
3. Nathu Mahato	Trolly man.	
4. Govind Mahato	2)	
5. Nukal Mahato	**	
6. Somar Mahato	•	
7. Hari Kumhar	"	
8. Nandoo Mahato	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	
9. Sukar Mahato	* 36	
10. Guhi Majhi	Miner	
11. Kalicharan Majhi	39	
12. Sahdeo Manjhi	"	
13. Ludhuoo Manjhi	71	
14. Ramdhan Majhi	"	
15. Rasik Majhi		

16. Chhotan Majhi	Mine
17. Bahadur Majhi	79
18. Churka Majhi	,,
19. Ritbaran Majhi	**
20. Jageswar Bhuia	17

The award is submitted to the Central Govt. in Labour Department as required by Section 15 of the Industrial Illisputes Act, 1947.

[No. 2/1/67/LR II]

S. N. JOHRI, Presiding Officer.

T. S. KRISHNAMURTHI, Under Secy.

New Delhi, the 5th December, 1975

S.O. 5340.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal Calcutta, in the matter of an application under section 33-A of the Industrial Disputes Act, 1947 from Shrl Dilip Kumar Mukherjee, which was received by the Central Government on the 4th December, 1975.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT CALCUTTA

Misc. Application No. 10 of 1975

PRESENT:

Justice E. K. MOIDU-Presiding Officer,

PARTIES:

Shri Dilip Kumar Mukherjee, 77/9A, Badrahipur Road, Calcutta-32.—Applicant.

Ve

Armen George & Co. (Private) Ltd., 35, Ezra Street, Calcutta.—Opp. Party.

APPEARANCE:

On behalf of Applicant-Shri Hiralal Roy, Advocate.

On behalf of Opp. Party.—Sri Biswanath Ash, Advo-

State: West Bengal

Industry: Port & Dock

AWARD

This is an Application under Section 33-A of the Industrial Dispues Act, 1947, arising out of Reference No. 11 of 1975 (already disposed of), by one Sri Dilip Kumar Mukherjee, an employee of Messrs Armen George & Co. (Private) Ltd., against the employer alleging that the said Company was guilty of contravention of Section 33 of the Industrial Disputes Act, 1947 (14 of 1947) and praying for redressal of his grievances.

2. This application was taken up for hearing out of turn at the request of the parties who requested that an award should be passed in terms of the comprise arrived at on 13-11-1975, a copy of which was filed before the Tribunal. I find the compromise is fair and reasonable and as such an award is passed in terms of the comprise. The compromise will form part of the award.

E. K. MOIDU, Presiding Officer.

Dated, Calcutta, the 24th November, 1975

BEFORE THE CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL, CALCUTTA

Misc. Application No. 10 of 1975 (U/s. 33-A of the I.D. Act, 1947)

(Arising out of Reference No. 11 of 1975)

Dilip Kumar Mukherjee, 77/9A, Badrahipur Road, Calcutta-32.—Complainant.

Versus

Armen George & Co. (Private) Ltd., 35, Ezra Street, Calcutta-1.—Opposite Party.

The humble joint petition of the parties above-named,-Most respectfully Sheweth:

- 1. That the above matter is pending before this Hon'ble Tribunal.
- 2. That the parties have arrived at an amicable settlement of the matter, out of the Tribunal, on the following terms, namely:—
 - (1) That Srl Dilip Kumar Mukherjee, the Complainant, has accepted termination of his services under the Opposite Party Company, with effect from 1st April, 1975, and he does not claim reinstatement, re-employment and/or further employment under the Opposite Party.
 - (2) That at the earliest request of the complainant that the termination of his services, effective from 1st April, 1975, be treated as by discharge, instead of by dismissal, the opposite party, without prejudice to its contentions, and as a gesture of goodwill on its part, without creating hereby any precedent for the future, and as a very special case, has agreed to treat the termination of the services of the complainant, with effect from 1st April, 1975, as a case of discharge, and to pay him full benefits up-to-date.
 - (3) That accordingly, the Opposite Party Company has paid the complainant today the sum of Rs. 4,500 (Rupees four thousand five hundred only), and the complainant has accepted the said amount, in full and final settlement of all his legal entitlements, including Retrenchment Compensation, Gratuity, Bonus and other legal dues, up-to-date, and has acknowledge receipt of the aforesaid amount, by a stamped Receipt therefor, as well as by putting his signature in all relevant Registers and Vouchers of the Opposite Party, in token of receipt of the amounts under different heads of his legal entitlements, on acceptance of termination of his services under the Opposite Party, effective from 1st April, 1975.
- 3. That in the above circumstances, the Complainant does not want to pursue the Complaint any furher...

The parties accordingly humbly pray that your Lordship would be graciously pleased to dispose of the Complaint as not pressed, and make an Award, incorporating therein the terms of the settlement.

And, for this act of kindness, as in duty bound, the petitioners shall ever pray.

[No. L-32014(1)/75-D. IV(A)]

13th November, 1975.

NAND LAL, Section Officer (Spl.)

S.O. 5341.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal Kanpur in the industrial dispute betwen the employers in relation to the Punjab National Bank and their workmen, which was received by the Central Government on the 2nd December, 1975.

BEFORE THE INDUSTRIAL TRIBUNAL (III) U.P. AT KANPUR

PRESENT:

Shri K. N. Srivastava-Presiding Officer.

Adj. Case No. 1 of 1975 (Central)

In the matter of an industrial dispute between the concern known as M/s. Punjab National Bank, Nayaganj Branch, Kanpur.

Versus

Their workman through U.P. Bank Workers Organisation, 2, Navin Market, Kanpur.

APPEARANCES:

For the employers: Sri G. B. Singh, Authorised Representative.

For the workman: Sri P. N. Sachin, Workman concerned.

INDUSTRY : Banking

DISTRICT: Kanpur

(Kanpur Region)

Dated: November 26, 1975.

AWARD

By Notification No. L. 12012/133/74/LRIII dated April 23, 1975, Government of India, Ministry of Labour referred the following matter of dispute to this Tribunal for adjudication under Section 10(1)(d) of the Industrial Disputes Act, 1947 (Act No. 14 of 1947);

THE SCHEDULE

"Whether the action of the management of the Punjab National Bank in transferring Shri P. N. Sachin, clerk from Nayaganj Branch, Kanpur as Special Assistant to Rampur is justified? If not, to what relief is the said workman entitled?"

Summons were issued to both the parties and were duly served on them. Parties filed their written statements and rejoinders. When the case was taken up for hearing on 29-9-75 an application was received from the workman concerned that he has accepted the offer for posting him as Special Assistant at P.O. Oral, hence there remains no dispute with the employers and the case be closed. In the circumstances no further relief can be given to the workman concerned from the matter raised in the Reference Order. The award is made accordingly.

26-9-75

K. N. SRIVASTAVA, Presiding Officer.

[No. L. 12012/133/74-LRIII]

S.O. 5342.—In pursuance of section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Central Government hereby publishes the following award of the Central Government Industrial Tribunal, Delhi in the industrial dispute between the employers in relation to the Central Bank of India and their workmen, which was received by the Central Government on the 29th November, 1975.

BEFORE THE PRESIDING OFFICER, CENTRAL GOVT.

INDUSTRIAL TRIBUNAL, DELHI

PRESENT:

Shri D. D. Gupta, Central Govt., Industrial Tribunal, Delhi.

C.G.I.D. No. 52 of 1975

BETWEEN

The management of Central Bank of India, through their Zonal Manager, Zonal Office, Parliament Street, New Delhi.

AND

Their workmen as represented by the Central Bank Employees Union, Central Bank Building, Chandni Chowk, Delhi.

Shri S. C. Khattar—for the management.

Shri Tara Chand Gupta-for the workman.

AWARD

The Central Govt. on being satisfied that an industrial dispute existed between the aforesaid parties has referred

the same for adjudication to this Tribunal by its Order No. L. 12012/71/75/DII/A dated the 4th August, 1975 with the following terms of reference:—

- "Whether the action of the management of the Central Bank of India, New Delhi in terminating the services of Shri Virendra Kumar, Part-time pass book writer with effect from the 9th July, 1974 and if not appointing the said workman as full time clerk to what relief is the said workman entitled?"
- 2. When the case came up today for hearing before me, a memorandum of settlement was jointly filed by Shri S. C. Khattar on behalf of the management, and by Shri Tara Chand Gupta on behalf of the workman. Both the abovenamed representatives of the parties verify and admit the terms of settlement Annexure 'A' and seek an award of terms thereof. I, therefore, pass an award in terms of settlement Annexure 'A' which shall form a part of the award.

24th November, 1975.

D. D. GUPTA, Central Govt, Industrial Tribunal, Delhi.

ANNEXURE 'A'

BEFORE THE PRESIDING OFFICER, CENTRAL GOVT.

INDUSTRIAL TRIBUNAL, DELHI

C.G.I.D. No. 52 of 1975

In the matter of an Industrial dispute

BETWEEN

The Management of Central Bank of India and their workmen.

MAY IT PLEASE THE HONOURABLE TRIBUNAL:

The parties to the above reference have arrived at an amicable settlement in the matter of above industrial dispute. The terms of the settlement are set out below:—

TERMS OF SETTLEMENT

- 1. Shri Virendra Kumar shall be taken-up in the employment of the Bank as a fresh appointee under the designation of a full-time clerk-cum-pass book writer with effect from the date he reports for duty to the Divisional Manager at Meerut.
- 2. Shri Virendra Kumar shall not be entitled to any pay and alowances or any other monetary or non-monetary benefits/priveleges from the date his services as a part-time pass book writer were terminated on 9th July, 1974 till the date he reports for duty at Meerut.

The parties, therefore, pray that this Hon'ble Tribunal may be pleased to make an award in terms of the above settlement.

For and on behalf of Central Bank Employees Union, Delhi

For an on behalf of the Central Bank of India, New Delhi, (Management).

 B. P. Upadhya President of Central Bank Employees Union, Delhi. M. K. Venkateshwaran Asstt. Zonal Manager, Central Bank of India, New Delhi.

 Tara Chand Gupta General Secretary, Central Bank Employees Union, Delhi.

Witness.

(S. C. Khattar)

Delhi: 24th November, 1975

[No. L-12012/71/75-DII/A]

R. KUNJITHAPADAM, Under Secy.

पूर्ति भीर पुनर्वास मंत्रालय

(पुनर्यास विभाग)

नई दिल्ली, 26 भवम्बर, 1975

का॰ बा॰ 5343.—निष्कान्त सम्पत्ति प्रणासन मधिनियम, 1950 (1950 का 31) की धारा 55 की उपधारा (3) द्वारा मुझे महा समिरक्षक के रूप में प्रदत्त भिक्तियों का प्रयोग करते हुए मैं इस विभाग की सिधसूचना संख्या 1 (30)/विशेष सेल/75-एस॰ एस॰-II दिनांक 12 गवम्बर, 1975 द्वारा राजस्थान राज्य के लिए नियुक्त उप महा स्रभिरक्षक, श्री भेर सिंह को महा स्रभिरक्षक की निम्नलिखित सक्तियां सौंपता हं:—

- (1) प्रधिनियम की धारा 24 और 27 के भन्तर्गत माने वाली गक्तिया।
- (2) प्रिष्ठिनियम की धारा 10(2)(0) के प्रन्तर्गत किसी निष्कास्त सम्पत्ति के हस्तान्तरण को प्रनुमोदिस करने की शक्तिया।
- (3) निष्कास्त सम्पत्ति प्रशासन (केन्द्रीय), नियमावली, 1950 के नियम 30-क के भन्तर्गत मामलों को हस्तान्सरित करने की गक्तिया।

[संख्या 1(30)/विशेष सेल/75-एस० एस०-II) षि० त० दुवे, महा प्रभिरक्षक

MINISTRY OF SUPPLY & REHABILITATION

(Department of Rehabilitation)

New Delhi, the 26th November, 1975

S.O. 5343.—In exercise of the powers conferred on me as Custodian General by sub-Section (3) of Section 55 of the Administration of Evacuee Property Act, 1950 (31 of 1950) I hereby delegate to Shri Sher Singh, Deputy Custodian General for the State of Rajasthan appointed vide this Department's Notification No. 1(30)/Spl. Cell/75-SS. II dated the 12th November, 1975, the following powers of the Custodian General:

- (1) Powers under Section 24 and 27 of the Act.
- (2) Powers of aproval of transfer of any evacuee property under Section 10(2)(0) of the Act.
- (3) Powers of transfer of cases under Rule 30—A of the Administration of Evacuee Property (Central) Rules, 1950.

[No. 1(30)/Spl. Cell/75-SS. II] B. N. DUBEY, Custodian General.

वाणिज्य मंत्रासय

नई दिस्सी, 13 दिसम्बर, 1975

- का. आ. 5344.—निर्यात (क्वालिटी नियंत्रण ऑर निरीक्षण) अधिनियम, 1963 (1963 का 22) की धारा 17 द्वारा प्रदत्त शक्तियाँ का प्रयोग करते हुए केन्द्रीय सरकार निर्यात निरीक्षण परिषद् अंशवाधी भिष्य निधि नियमों में और संशोधन करने के लिए निम्नलिखित नियम बनाती हाँ, अर्थात् ः—
- 1. इन नियमों का नाम निर्यात निरीक्षण परिषष् अंशादायी भविष्य निधि (संशोधन) नियम, 1975 हैं।
- 2. निर्पात निरीक्षण परित्यव् अंशवायी भविष्य निधि नियम, 1969 के नियम 1 में, उप-नियम (2) के स्थान पर निम्नीलिखत उप-नियम रखा जाएगा, अर्थास् :—
 - "(2) ये 21 जून 1969 को प्रवृत्त होंगे।"

[सं. 1/20/73-नि. मि. तथा नि. उ.]

के. वी. बालसुबामण्यम, उप-निर्वशक

MINISTRY OF COMMERCE New Delhi, the 13th December, 1975

- S.O. 5344.—In exercise of the powers conferred by Section 17 of the Export (Quality Control and Inspection) Act, 1963 (22 of 1963), the Central Government hereby makes the following rules further to amend the Export Inspection Council Contributory Provident Fund Rules, 1969, namely:—
- 1. These rules may be called the Export Inspection Council Contributory Provident Fund (Amendment) Rules, 1975.
- 2. In rule 1 of the Export Inspection Council Contributory Provident Fund Rules, 1969, for sub-rule (2), the following sub-rule shall be substituted, namely:—
 - "(2) They shall come into force on the 21st June, 1969."

[No. 1/20/73/E.I & E.P.] K. V. BALASUBRAMANIAM, Dy. Director.